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# Nonresidential New Construction Reach Code Cost-effectiveness Study

**Prepared by:**

Avani Goyal, Farhad Farahmand  
TRC Companies Inc.

**Prepared for:**

Jay Madden  
Codes and Standards Program Southern California Edison



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## Acronym List

AC – Air Conditioner

ASHRAE - American Society of Heating, Refrigerating and Air-Conditioning Engineers

B/C – Benefit-to-Cost Ratio

BOD – Basis of Design

BSC – Building Standards Commission

Btu – British thermal unit

CAV – Constant Air Volume

CBECC - California Building Energy Code Compliance

CBECS - Commercial Building Energy Consumption Survey

CBSC - California Building Standards Commission

CEC - California Energy Commission

CPAU – City of Palo Alto Utilities

CZ – Climate Zone

DCKV – Demand-Controlled Kitchen Ventilation

DHW – Domestic Hot Water

DEER – Database for Energy Efficient Resources

DOE – U.S. Department of Energy

E3 – Energy and Environmental Economics

EUI – Energy Use Index

FDD – Fault Detection and Diagnostics

GHG - Greenhouse Gas

GPM – Gallons Per Minute

HVAC – Heating, Ventilation, and Air Conditioning

IOU – Investor-Owned Utility



kWh – Kilowatt Hour

LADWP – Los Angeles Department of Water and Power

LBNL – Lawrence Berkeley National Lab

LPD – Lighting Power Density

NPV – Net Present Value

QSR – Quick-Service Restaurant

PNNL – Pacific Northwest National Laboratory

POU – Publicly Owned Utility

PTHP – Packaged Terminal Heat Pump

PG&E – Pacific Gas & Electric (utility)

PTAC – Packaged Terminal Air Conditioning

PV - Solar Photovoltaic

SCE – Southern California Edison (utility)

SCG – Southern California Gas (utility)

SDG&E – San Diego Gas & Electric (utility)

SHW – Service Hot Water

SMUD – Sacramento Municipal Utility District

SZ – Single Zone

TDV – Time Dependent Valuation

VAV – Variable Air Volume

TDV - Time Dependent Valuation

Title 24 – California Code of Regulations Title 24, Part 6

TOU – Time of Use

Summary of Revisions

Date	Description	Reference (page or section)
11/16/2022	Original Release	-
01/31/2023	Minor changes to reflect efficiency compliance margin calculation updates in workbook and report tables	Section 5
03/24/2023	Minor changes in narrative of quick service restaurant in reach code considerations	Section 5

**TABLE OF CONTENTS**

**Executive Summary** ..... **1**

**1 Introduction** ..... **3**

**2 Methodology and Assumptions** ..... **5**

    2.1 Cost-effectiveness ..... 5

        2.1.1 Benefits ..... 5

        2.1.2 Costs ..... 5

        2.1.3 Metrics ..... 6

        2.1.4 Utility Rates ..... 6

    2.2 Energy Simulations ..... 7

    2.3 2022 T24 Compliance Metrics ..... 8

    2.4 GHG Emissions ..... 8

    2.5 Limitations and Further Considerations ..... 8

**3 Prototypes, Measure Packages, and Costs** ..... **10**

    3.1 Prototype Characteristics ..... 10

    3.2 Measure Definitions and Costs ..... 12

        3.2.1 Fuel Substitution ..... 12

        3.2.2 Efficiency ..... 21

        3.2.3 Load Flexibility ..... 28

        3.2.4 Additional Solar PV and Battery Storage ..... 29

    3.3 Measure Packages ..... 30

**4 Cost-Effectiveness Results** ..... **32**

    4.1 Medium Office ..... 35

    4.2 Medium Retail ..... 36

    4.3 Quick-Service Restaurant (QSR) ..... 37

    4.4 Small Hotel ..... 39

**5 Energy Code Compliance Results and Reach Code Considerations** ..... **40**

    5.1 Medium Office ..... 44

    5.2 Medium Retail ..... 45

    5.3 Quick-Service Restaurant (QSR) ..... 47

    5.4 Small Hotel ..... 50

**6 Conclusions** ..... **53**

**7 References** ..... **55**

**8 Appendices** ..... **57**

    8.1 Map of California CZs ..... 57

    8.2 Utility Rate Schedules ..... 58

8.2.1	PG&E .....	59
8.2.2	SCE.....	62
8.2.3	SCG .....	65
8.2.4	SDG&E .....	67
8.2.5	CPAU .....	73
8.2.6	SMUD (Electric Only).....	75
8.2.7	Escalation Rates .....	76
8.3	HVAC and SHW System Cost Scalers .....	76
8.4	Mixed Fuel Baseline Figures.....	77
8.5	GHG Savings Summary.....	81

## LIST OF TABLES

Table 1. Utility Tariffs Used Based on CZ (October 2022).....	7
Table 2. Baseline Prototype Characteristics .....	11
Table 3. HVAC and Water Heating Characteristics Summary .....	14
Table 4. Medium Office Average Mechanical System Costs .....	15
Table 5. Medium Retail Average Mechanical System Costs.....	16
Table 6. Quick-Service Restaurant Average Mechanical System Costs - HS Package.....	16
Table 7. Small Hotel HVAC and Water Heating System Costs.....	18
Table 8. Quick-Service Restaurant Cooking Equipment Costs.....	18
Table 9. Small Hotel Clothes Dryer Costs.....	19
Table 10. Electrical Infrastructure Costs .....	20
Table 11. Gas Infrastructure Costs by Component.....	21
Table 12. Total Gas Infrastructure Cost Estimates by Building Type.....	21
Table 13. Efficiency Measures Applicability, Costs, and Sources.....	26
Table 14. Load Flexibility Measure Summary .....	29
Table 15. Additional Solar PV Measure Summary.....	30
Table 16. Reach Code Pathway Considerations .....	42
Table 17. Cost-effectiveness and Compliance Summary – Medium Office .....	44
Table 18. Cost-effectiveness and Compliance Summary – Medium Retail.....	46
Table 19. Cost-effectiveness and Compliance Summary – Quick-Service Restaurant (without cooking electrification).....	47
Table 20. Cost-effectiveness and Compliance Summary – Quick-Service Restaurant (with cooking electrification).....	49
Table 21. Cost-effectiveness and Compliance Summary – Small Hotel.....	50
Table 22. Cost-effectiveness and Compliance Summary – Small Hotel (PTHP) .....	51
Table 23. Utility Tariffs Analyzed Based on CZ – Detailed View.....	58
Table 24. Real Utility Rate Escalation Rate Assumptions Above Inflation .....	76

Table 25. Materials and Labor Adjustment Factors by Climate Zone .....	76
Table 26. Contractor Markup Values .....	77
Table 27. Mixed Fuel Baseline Model – Medium Office .....	77
Table 28. All-electric Baseline Model – Medium Retail .....	78
Table 29. Mixed Fuel Baseline Model – Quick-Service Restaurant .....	79
Table 30. Mixed Fuel Baseline Model – Small Hotel.....	80

## LIST OF FIGURES

Figure 1. Medium Office Cost-Effectiveness Summary.....	35
Figure 2. Medium Retail Cost-effectiveness Summary .....	36
Figure 3. QSR Cost-effectiveness Summary .....	38
Figure 4. Small Hotel Cost-effectiveness Summary.....	39
Figure 5. Map of California CZs .....	57
Figure 6. PG&E Electric Schedule - B-1 .....	59
Figure 7. PG&E Electric Schedule - B-10 .....	60
Figure 8. PG&E Gas Schedule – G-NR1 .....	61
Figure 9. SCE Electric Schedule – TOU-GS-1 .....	62
Figure 10. SCE Electric Schedule – TOU-GS-2.....	63
Figure 11. SCE Electric Schedule – TOU-GS-3.....	64
Figure 12. SCG Gas Schedule – G-10.....	65
Figure 13. SDG&E Electric Schedule – AL-TOU .....	67
Figure 14. SDG&E Electric Schedule - EECC .....	70
Figure 15. SDG&E Gas Schedule – GN-3 .....	71
Figure 16. CPAU Electric Schedule – E-2.....	73
Figure 17. CPAU Gas Schedule – G-2 .....	74
Figure 18. SMUD Electric Schedule – CITS-0/CITS-1 .....	75
Figure 19. Percentage GHG Savings – Medium Office .....	81
Figure 20. Percentage GHG Savings – Medium Retail.....	81
Figure 21. Percentage GHG Savings – Quick Service Restaurant .....	82
Figure 22. Percentage GHG Savings – Small Hotel .....	82



## Executive Summary

The California Codes and Standards (C&S) Reach Codes program provides technical support to local governments considering adopting a local ordinance, also known as a reach code, intended to support meeting local and/or statewide energy efficiency and greenhouse gas (GHG) reduction goals. The program facilitates the adoption and implementation of reach codes when requested by local jurisdictions by providing resources such as cost-effectiveness studies, model language, sample findings, and other supporting documentation.

The Reach Code Team (the Team) provides this report and accompanying Reach Code Results Workbook to present measures and measure packages that local jurisdictions can adopt to achieve energy savings and emissions reductions beyond what will be accomplished by enforcing the minimum state requirements according to the 2022 Building Energy Efficiency Standards (Title 24, Part 6), effective January 1, 2023. This report documents a variety of above-code electrification, energy efficiency, load flexibility, and solar photovoltaic (PV) packages applied to a set of four nonresidential building prototypes: Medium Office, Standalone Retail, Quick-Service Restaurant, and Small Hotel.

The Team evaluated energy simulation results and code compliance using the CBECC v1.0 software version released in June 2022. Results may change with future software versions. Results across all prototypes indicate the efficiency measures included in the analysis, both On-Bill and TDV, are cost-effective across all climate zones when added to the prescriptive baseline prototype. In all cases all-electric packages are capable of achieving the greatest greenhouse gas emissions reductions as compared to mixed-fuel buildings.

These results, including the attached Reach Code Results Workbook, indicate that all-electric packages can achieve the greatest greenhouse gas emissions reductions as compared to mixed-fuel buildings. Results align with the decarbonization objectives set by California Energy Commission (Energy Commission), and several new construction ordinances focusing on all-electric design. The results of this study by prototype are summarized below:



**Medium Office:** Due to the lack of a prescriptive compliance pathway and performance modeling approach in CBECC, all-electric space heating is simulated as electric-resistance variable-air-volume reheat. This system selection limits operational benefits, energy code compliance, and cost-effectiveness. All-electric packages are cost-effective with energy efficiency and load flexibility measures in many climate zones, but do not achieve code compliance across all three metrics—with efficiency TDV margin being the most challenging. Results will be updated in the first half of 2023 when central heat pump boilers can be simulated in CBECC. Jurisdictions may adopt reach codes that exempt building systems that do not have a prescriptive pathway in the energy code and cannot be modeled to comply using the performance approach. Efficiency packages over the mixed-fuel baseline are cost-effective and compliant across all climate zones.



**Medium Retail:** All-electric is prescriptively required in most scenarios in Retail buildings. The Team identified cost-effective and code compliant packages with energy efficiency measures over an all-electric baseline in most climate zones. This study analyzed mixed-fuel retail buildings with large (>240 kBtuh) gas furnace packaged units replacing the smaller (<240 kBtuh) packaged heat pumps. The mixed-fuel building is neither cost-effective nor code compliant in most climate zones.



**Quick-Service Restaurant:** The Team identified cost-effective, *nearly* cost-effective, and code compliant packages in several climate zones for all-electric space conditioning and service water heating when including energy efficiency and solar PV measures. The Team could not identify cost-effective packages including all-electric commercial cooking equipment except for City of Palo Alto Utility (CPAU) territory. Also, when including energy efficiency measures, restaurants with all-electric cooking achieve compliance and are *nearly* On-Bill cost-effective in Sacramento Municipal Utility District (SMUD) territory as well. Jurisdictions may adopt All-Electric reach codes that exempt commercial cooking equipment or require energy efficiency for either mixed-fuel and/or all-electric buildings, in many climate zones.





**Small Hotel:** All-electric packages are cost-effective and code-compliant in most climate zones. The remaining climate zones are very close to meeting the TDV Efficiency compliance criteria and may achieve compliance by re-evaluating nonresidential-area modeling using central heat pump boiler instead of electric resistance VAV systems. In addition to electrification packages that include single-zone packaged heat pumps, the Team analyzed an alternative scenario with packaged terminal heat pumps (PTHPs) that improved all-electric code minimum cost-effectiveness due to high first-cost savings, but PTHPs do not achieve TDV Efficiency compliance. Mixed-fuel plus energy efficiency is code compliant and cost-effective across all climate zones.

Jurisdictions may use these results for amending Part 6, Part 11, other parts of the California building code, or their municipal code as determined appropriate for the given jurisdiction. A cost-effectiveness study is required to amend Part 6 of the California building code or when adopting energy efficiency or energy conservation measures, including solar PV or batteries. The Energy Commission has previously concluded that all-electric requirements do not constitute an energy efficiency or energy conservation standard and are outside the scope of Public Resources Code section 25402.1(h)(2).<sup>1</sup> Jurisdictions may adopt an All-Electric reach code when amending Part 11 or their municipal code. Even reach code policies that only require electrification, and do not require energy efficiency or conservation, will benefit from findings in this study to inform potential economic impacts of a policy decision. This study documents the estimated costs, benefits, energy impacts and GHG emission reductions that may result from implementing an ordinance based on the results to help residents, local leadership, and other stakeholders make informed policy decisions.

Model ordinance language and other resources are posted on the C&S Reach Codes Program website at [www.localenergycodes.com](http://www.localenergycodes.com). Local jurisdictions that are considering adopting an ordinance are encouraged to contact the program for further technical support at [info@localenergycodes.com](mailto:info@localenergycodes.com).

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<sup>1</sup> CEC Letter to South San Francisco 2021: <https://bayareareachcodes.org/wp-content/uploads/2022/10/CEC-Letter-to-SSF-Signed.pdf>

# 1 Introduction

This report documents cost-effective combinations of measures that exceed the minimum state requirements, the 2022 California Building Energy Efficiency Standards Title 24, Part 6 (Title 24) (CEC 2022), effective January 1, 2023, for newly constructed nonresidential buildings. This report was developed in coordination with the California Statewide Investor-Owned Utilities (CA IOUs) Codes and Standards Program, key consultants, and engaged cities—collectively known as the Reach Code Team (or “the Team” for short). The objectives of this report are to inform discourse for local reach code adoption and, where applicable, support approval of local energy code amendments from the California Energy Commission (the Energy Commission).

The Reach Code Team performed cost-effectiveness analysis for the following scenarios above prescriptive 2022 Title 24 code requirements in all 16 California climate zones (CZs):

- Fuel substitution with federal code-minimum efficiency appliances, compared to a prescriptive minimum design compliance pathway.
  - For the retail building type, the prescriptive code minimum is all-electric. Fuel substitution packages revert to mixed-fuel appliances.
  - For all other building types, the prescriptive code minimum is mixed-fuel. Fuel substitution packages switch to all-electric appliances.
- Energy efficiency measures
- Load flexibility measures
- Solar PV and Battery

The Reach Code Team analyzed four prototypes—Medium Office, Medium Retail, Quick-Service Restaurant, and Small Hotel—to represent common nonresidential new construction buildings in the California. The selected building types align with the requests received from dozens of jurisdictions seeking to adopt reach codes. The results of this cost-effectiveness study could potentially be extrapolated to other building types that have similar properties such as occupancy pattern, HVAC design and layout. These results were attained using the first version of California Building Energy Compliance Calculator (CBECC) software that is approved by CEC for 2022 code compliance. There are a few gaps in functionalities and standard design assumptions in this software version, described in Section 2.5, the Reach Code team has been actively coordinating with the CBECC software team to inform future software updates.

Title 24 is maintained and updated every three years by two state agencies: the Energy Commission and the Building Standards Commission (BSC). In addition to enforcing the code, local jurisdictions have the authority to adopt local energy efficiency ordinances—or reach codes—that exceed the minimum standards defined by Title 24 (as established by Public Resources Code Section 25402.1(h)2 and Section 10-106 of the Building Energy Efficiency Standards). When adopting local energy efficiency or conservation ordinances, local jurisdictions must demonstrate that the requirements of the proposed ordinance are cost-effective and do not result in buildings consuming more energy than is permitted by Title 24. In addition, the jurisdiction must obtain formal approval from the Energy Commission and file the ordinance with the BSC for the ordinance to be legally enforceable. Local jurisdictions do not require Energy Commission approval when adopting ordinances that do not require efficiency or conservation, such as only electrification-required ordinances.

The Department of Energy (DOE) sets minimum efficiency standards for equipment and appliances that are federally regulated under the National Appliance Energy Conservation Act, including heating, cooling, and water heating equipment (E-CFR 2020). Since state and local governments are prohibited from adopting higher minimum equipment efficiencies than the federal standards require, the focus of this study is to identify and evaluate cost-effective packages that do not include high efficiency heating, cooling, and water heating equipment. High efficiency appliances are often the easiest and most affordable measures to increase energy performance. While federal preemption limits

reach code mandatory requirements for covered appliances, in practice, builders may install any package of compliant measures to achieve the performance requirements.

This study references the statewide reach code study performed in 2019 for newly constructed nonresidential buildings as a starting point for additional measure definitions. Importantly, the current 2022 cost-effectiveness report introduced a new restaurant building type and updated the modeling and cost assumptions.

## 2 Methodology and Assumptions

The Reach Code Team analyzed four prototypes—Medium Office, Medium Retail, Quick-Service Restaurant, and Small Hotel—using the cost-effectiveness methodology detailed in this section below.

### 2.1 Cost-effectiveness

This section describes the approach to calculating cost-effectiveness including benefits, costs, metrics, and utility rate selection.

#### 2.1.1 Benefits

This analysis used both On-Bill and time dependent valuation (TDV) of energy-based approaches to evaluate cost-effectiveness. Both On-Bill and TDV require estimating and quantifying the energy savings and costs associated with energy measures. The primary difference between On-Bill and TDV is how energy is valued:

- **On-Bill:** Customer-based lifecycle cost approach that values energy based upon estimated site energy usage and customer On-Bill savings using electricity and natural gas utility rate schedules over a 15-year duration accounting for a three percent discount rate and energy cost inflation per Appendix 8.2.
- **TDV:** TDV was developed by the Energy Commission to reflect the time dependent value of energy, including long-term projected costs of energy such as the cost of providing energy during peak periods of demand and other societal costs including projected costs for carbon emissions and grid transmission impacts. This metric values energy uses differently depending on the fuel source (gas, electricity, and propane), time of day, and season. Electricity used (or saved) during peak periods has a much higher value than electricity used (or saved) during off-peak periods. This refers to the “Total TDV” that includes all the energy end uses such as space-conditioning, mechanical ventilation, service water heating indoor lighting, photovoltaic (PV) and battery storage systems, and covered process loads.

#### 2.1.2 Costs

The Reach Code Team assessed the incremental costs and savings of the energy packages over a 15 year lifecycle. Incremental costs represent the equipment, installation, replacements, and maintenance costs of the proposed measure relative to the 2022 Title 24 standards minimum requirements or standard industry practices. The Reach Code Team obtained baseline and measure costs from manufacturer distributors, contractors, literature review, and online sources such as RS Means.

For heating, ventilation, and air conditioning (HVAC) and water heating baseline and measure costs, including gas and electrical infrastructure, the Reach Code Team contracted two different firms, one mechanical contractor (Western Allied Mechanical, based in Menlo Park) and one mechanical designer (P2S Engineering, based in Irvine) to provide cost data. The Reach Code Team developed a basis of design for all prototypes described in section 3.1 and worked with the mechanical contractor and designer to get cost estimates. The Reach Code Team determined HVAC design heating and cooling loads and capacities by climate zone from the energy models. For each HVAC system type, the Reach Code Team requested costs for the smallest capacity unit required and the largest capacity unit required and specified federal minimum equipment efficiency.

The mechanical contractor and mechanical designer collected equipment costs and labor assumptions from their vendors and manufacturers’ representatives, as well as through their own recent projects. The mechanical contractor and designer provided material and labor cost estimates for the entire HVAC and DHW systems, disaggregated by the HVAC and DHW equipment itself; refrigerant piping; structural; electrical supply; gas supply; controls; commissioning and startup; general conditions and overhead; design and engineering; permit, testing, and inspection; and a contractor profit or market factor. The mechanical contractor and designer provided costs for each of the system capacities, based on which the Reach Code Team developed a relationship between HVAC system capacity and cost to calculate the cost for each building in each climate zone. In most cases, the analysis uses the average of the costs provided by



the contractor and the costs provided by the designer. In some limited cases where costs provided by one source were unlikely to be representative of the measure, costs from only the other source were used. The Reach Code Team added taxes, contractor markups, maintenance costs, and replacement costs where needed, and adjusted material and labor costs for each climate zone based on weighting factors from RS Means (presented in Appendix 8.3).

Actual project costs vary widely based on a range of real-building considerations. The costs that the Reach Code Team determined through contractors are likely costs for the given prototypes and are not representative of all projects.

### 2.1.3 Metrics

Cost-effectiveness is presented using net present value (NPV) and benefit-to-cost (B/C) ratio metrics.

- **NPV:** Net savings (NPV benefits minus NPV costs). If the net savings of a measure or package is positive over a lifetime of 15 years, it is considered cost-effective. Negative net savings represent net costs to the consumer. A measure that has negative energy cost benefits (energy cost increase) can still be cost-effective if the incremental costs to implement the measure (i.e., construction and maintenance cost savings) outweigh the negative energy cost impacts.
- **B/C Ratio:** Ratio of the present value of all benefits to the present value of all costs over 15 years (NPV benefits divided by NPV costs). The criterion for cost-effectiveness is a B/C greater than 1.0. A value of one indicates the savings over the life of the measure are equivalent to the incremental cost of that measure. A value greater than one represents a positive return on investment.

Improving the energy performance of a building often requires an initial capital investment, though in some cases an energy measure may be cost neutral or have a lower cost. In most cases the benefit is represented by annual On-Bill utility or TDV savings and the cost by incremental first cost and replacement costs. In cases where both construction costs and energy-related savings are negative, the construction cost savings are treated as the benefit while the increased energy costs are the cost.

In cases where a measure or package is cost-effective immediately (i.e., shows positive upfront construction cost savings and lifetime energy cost savings), B/C ratio cost-effectiveness is represented by “>1”. Because of these situations, NPV savings are also reported, which, in these cases, are positive values.

### 2.1.4 Utility Rates

In coordination with the IOU and POU rate teams the Reach Code Team determined appropriate utility rates for each CZ and package as of October 2022. The utility tariffs, summarized in Table 1, were determined based on the annual load profile of each prototype and the corresponding package, the most prevalent rate in each utility territory, and information indicating that the rates were unlikely to be phased out during the code cycle.

A time-of-use (TOU) rate was applied to most cases, some POUs may not have TOU rates. In addition to energy consumption charges, there are kW demand charges for monthly peak loads. Utilities calculate the peak load by the highest kW of the 15-minute interval readings in the month. However, the energy modeling software produces results on hourly intervals; hence, the Team calculated the demand charges by multiplying the highest load of all hourly loads in a month with the corresponding demand charge per kW. The utility rates applicable to a prototype may vary by package and CZ especially between a mixed fuel and all-electric package if the monthly peak demand loads exceed the applicable threshold.

The Reach Code Team coordinated with utilities to select tariffs for each prototype given the annual energy demand profile of each specific prototype, climate zone, and measure package and the most prevalent rates in each utility territory. The Reach Code Team did not compare a variety of tariffs to determine their impact on cost-effectiveness. Utility rate updates can affect cost-effectiveness results. For a more detailed breakdown of the rates selected, refer to Appendix 8.2.

For packages with PV generation, the approved Net Energy Metering (NEM) 2.0 tariffs were applied along with minimum daily use billing and mandatory non-bypassable charges. For the PV cases, annual electric production was always less than the modeled annual electricity consumption; therefore, no credits for surplus generation were necessary.

The analysis assumes that utility rates escalate over time for commercial buildings, as described in Appendix 8.2. Escalation rates above inflation for electricity beyond 2023 are assumed to be between 0.2% and 0.7%, before dropping to a steady 0.6% escalation per year in 2030. Natural gas is assumed to escalate at a relatively higher rate, peaking at 7.7% in 2024, then escalating more slowly to a rate of approximately 2% in the latter years of the analysis period.

**Table 1. Utility Tariffs Used Based on CZ (October 2022)**

**1A: Investor-Owned Utilities**

CZs	Electric / Gas Utility	Electricity	Natural Gas
1-5,11-13,16	Pacific Gas & Electric Company (PG&E)	B-1 / B-10	G-NR1
6, 8-10, 14, 15	Southern California Edison (SCE) / Southern California Gas (SCG)	TOU-GS-1 / TOU-GS-2 / TOU-GS-3	G-10 (GN-10)
7, 10, 14	San Diego Gas and Electric Company (SDG&E)	AL-TOU + EECC (AL-TOU)	GN-3

**1A: Publicly-Owned Utilities**

CZs	Electric / Gas Utility	Electricity	Natural Gas
4	City of Palo Alto Utilities (CPAU)	E-2	G-2
12	Sacramento Municipal Utilities District (SMUD)	CI-TOD 1 (CITS-0 / CITS-1)	G-NR1

**2.2 Energy Simulations**

The Reach Code Team performed energy simulations using California’s Building Energy Code Compliance Software CBECC 2022.1.0 (1250) with ruleset version BEMCmpMgr 2022.1.0 (7361) (California Building Energy Code Compliance 2022).<sup>2</sup> This is the first 2022 Title 24 code compliance software approved by Energy Commission for compliance of nonresidential buildings on June 8, 2022. The CBECC software combined the capabilities of CBECC-Com and CBECC-Res software into one to model both nonresidential and multifamily building prototypes in one interface.

The Reach Code Team set up parametric simulations using Modelkit software to run thousands of measure packages for each prototype in all California’s CZs. Individual measures were simulated separately and combined into cost-effective measure packages for each CZ. Where necessary, the Reach Code Team employed minor ruleset changes, such as load flexibility measures that alter thermostat setpoint schedules, to improve the cost-effectiveness of measure packages. While these measures produce operational savings, they may not be used to achieve code compliance without further software upgrades.

<sup>2</sup> Prior to the CBECC software, the Reach Code Team used CBECC-Com 2022 and CBECC 2022.0.8 Beta to model nonresidential prototypes for the 2022 reach code analysis. The Reach Code Team noted the changes in results due to updates in functionalities and standard design assumptions.

## 2.3 2022 T24 Compliance Metrics

2022 Title 24 Section 140.1 defines the energy budget of the building based on source energy and TDV energy for space-conditioning, indoor lighting, mechanical ventilation, photovoltaic (PV) and battery storage systems, and service water heating and covered process loads. CEC has introduced two new compliance metrics in addition to Total Compliance TDV Margin for 2022 code cycle. A building needs to comply with all three compliance metrics below:

- **Efficiency TDV.** Efficiency TDV accounts for all regulated end-uses but does not include the impacts of PV and battery storage.
- **Total TDV.** Total TDV Compliance metric includes regulated end-uses accounting for PV and battery storage contributions.
- **Source Energy.** Source energy is based on fuel used for power generation, assuming utilities meet all Renewable Portfolio Standard (RPS) goals and other obligations projected over 15-year lifecycle.

## 2.4 GHG Emissions

The analysis uses the GHG emissions estimates built into CBECC. The GHG emission multipliers were developed by Energy + Environmental Economics (E3) to support development of compliance metrics for use in the 2022 California energy code (E3 2021). There are 8,760 hourly multipliers accounting for time dependent energy use and carbon emissions based on source emissions, including RPS projections. For the 2022 code cycle, the multipliers incorporate GHG from methane and refrigerant leakage, which are two significant sources of GHG emissions (NORESO 2020). There are 32 strings of multipliers, with a different string for each California CZ and each fuel type (metric tons of CO<sub>2</sub> per kWh for electricity and metric tons of CO<sub>2</sub> per therm for natural gas).

## 2.5 Limitations and Further Considerations

The Team encountered some modeling limitations, outside of the Team's control that should be noted while using these results to inform reach code policies,

- **CBECC Software:**
  - The Reach Code Team coordinated with the CBECC software development team on potential differences in our understanding of 2022 code requirements and its implementation in standard design such as battery controls. The version of 2022 CBECC software v1.0, described in Section 2.2, available to the Reach Code Team at the time of the analysis has limited functionalities and could not model heat pump hydronic system or other measures like drain water heat recovery. As the software evolves, some results may look different.
  - The most likely all-electric replacement for a central gas boiler serving a variable air volume reheat system would be a central heat pump boiler; however, this system cannot be modeled in CBECC at the time of the writing of this report. The Reach Code Team is treating this analysis as temporary until a compliance pathway is established for a central heat pump boiler in the Energy Code and results can be updated accordingly.
  - The team identified some apparent anomalies in software-reported compliance margins when they became available in June 2022. The Reach Code Team is in the midst of discussing outputs and ramifications with software development team specifically related to ventilation such as fan power and heat recovery, among other modeling methods. Results may change with future software versions. In the interim, the Reach Code Team manually calculated the compliance margins using the mixed fuel baseline model created in this study based on our best understanding.

- **Prototype Building:** The cost-effectiveness analysis is based on standard prototypical buildings, which may differ from actual buildings being constructed. Jurisdictions should keep this in mind while extrapolating to the buildings in their territory.
- **System Cost Assumptions:** The incremental electrification and additional measure costs are based on specific system selection and assumptions made by experienced professionals. These costs can vary based on contractor, system design and specifications, and regional variation.

The Team will re-evaluate packages with central heat pump boiler system in Medium Office and Small Hotel in early 2023. In addition to the packages assessed in the report, there are other future potential enhancements that can be considered for more cost-effective or compliant packages:

- Adding more solar PV than already analyzed if the building has more roof space to accommodate.
- Adding battery at higher levels than prescriptively required in 2022 Title 24 with more advanced controls.
- Adding energy efficiency measures as software capability evolves such as drain water heat recovery.
- Applying federally pre-emptive (high) efficiency energy systems or appliances.



### 3 Prototypes, Measure Packages, and Costs

This section describes the prototype characteristics and the scope of analysis including measures and their corresponding costs. The Reach Code Team used versions of the following four DOE building prototypes to evaluate cost-effectiveness of measure packages in the occupancy types listed below:

- Medium Office
- Medium Retail
- Quick-Service Restaurant (QSR)
- Small Hotel

The Reach Code Team designed the baseline prototypes to be mixed fuel based on 2022 Title 24 Final Express Terms requirements. The Reach Code Team reviewed the 2022 T24 ACM HVAC system map to ensure alignment as applicable for most cases, differences if any are discussed in subsequent sections. The Team built new construction prototypes to have compliance margins as close to zero as possible to reflect a prescriptively compliant new construction building in each CZ. The code compliance is based on the first publicly available CBECC v1.0 compliance software as described in Section 2.2. Misalignments have been reported back to the software team for future software iterations, as described in Section 2.5.

#### 3.1 Prototype Characteristics

The DOE provides building prototype models which, when modified to comply with 2022 Title 24 requirements, can be used to evaluate the cost-effectiveness of efficiency measures (U.S. Department of Energy 2022 A). These prototypes have historically been used by the Energy Commission to assess potential code enhancements. The selection of four building types for this analysis is based on the priority suggested by a group of California cities. The cost-effectiveness results of this study could potentially be extrapolated to other building types that have similar properties such as occupancy pattern, HVAC design and layout.

Water heating includes both service hot water (SHW) for office and retail buildings and domestic hot water for hotel guest rooms. In this report, water heating or SHW is used to refer to both. The compliance software assumes a Standard Design, where HVAC and SHW systems are based on the system maps included in 2022 Nonresidential ACM Reference Manual. However, the Reach Code Team applied both 2022 Title 24 prescriptive requirements and 2022 ACM system map for baseline mixed fuel model, HVAC and SHW system characteristics as described below.





- **Medium Office**
  - The HVAC design is a variable air volume (VAV) reheat system with two gas hot water boilers, three packaged rooftop units (one serving each floor), and VAV terminal units with hot water reheat coils.
  - The SHW design includes one 8.7 kW electric resistance hot water heater with a 5-gallon storage tank.
- **Medium Retail**
  - For CZs 2 to 15, the 2022 Title 24 ACM System Map Standard Design informed the baseline model to have three packaged Single Zone Heat Pump (SZHP) systems for the smaller capacity (<240 kBtuh) thermal zones, in alignment with 2022 Title 24 prescriptive code requirements.<sup>3</sup> The large (>240 kBtuh) core thermal zone has two smaller (<240 kBtuh) SZHPs with VAV fans instead of one large SZHP, since larger rooftop packaged heat pumps are not available in the market. The 2022 Title 24 ACM Standard Design assumes a large SZHP for larger zones as well, however this deviation does not impact the results considerably.<sup>3</sup>





<sup>3</sup> <https://www.energy.ca.gov/publications/2022/2022-nonresidential-and-multifamily-alternative-calculation-method-reference>

- For CZs 1 and 16, the baseline model assumed all-electric packaged single zone heat pumps similar to CZs 2-15. The assumption deviates from 2022 Title24 ACM System Map that suggests a single zone dual fuel heat pump. Presumably this will not impact results significantly because the dual fuel system will be in heat-pump mode most times.
- The SHW design includes one 8.7 kW electric resistance hot water heater with a 5-gallon storage tank.
- **Quick-Service Restaurant**
  - HVAC includes two SZAC (VAV or constant volume, depending on capacity) with gas furnace, one for kitchen and another for dining area. An exhaust fan is applied for kitchens in all climates based on prescriptive requirements in 2022 Title 24 code.
  - The SHW design includes a gas storage water heater with a 100-gallon storage tank.
- **Small Hotel**
  - The nonresidential HVAC design is a VAV reheat system with two gas hot water boilers, four packaged rooftop units (one serving each floor), and VAV terminal units with hot water reheat coils. The SHW design includes a small electric resistance water heater with 30-gallon storage tank.
  - The guest room HVAC design includes one packaged SZAC unit with gas furnace serving each guest room. The water heating design includes a central gas water heater with a 250-gallon storage tank and recirculation pump, serving all guest rooms.

Table 2 summarizes the baseline mixed-fuel prototype characteristics, based on prescriptive 2022 Title 24 new construction requirements.

**Table 2. Baseline Prototype Characteristics**

	 Medium Office	 Medium Retail	 Quick-Service Restaurant	 Small Hotel
<b>Conditioned floor area (ft<sup>2</sup>)</b>	53,628	24,563	2,501	42,554 (77 guest rooms) (Nonresidential area: 15,282 (36%))
<b>Number of stories</b>	3	1	1	4
<b>Window-to-Wall Area ratio</b>	0.33	0.07	0.11	0.14
<b>Window U-factor/SHGC</b>	U-factor: CZ 1-8, 10, 16 – 0.36 CZ 9, 11-15 – 0.34 SHGC: CZ 1-8, 10, 16 – 0.25 CZ 9, 11-15 – 0.22	U-factor: CZ 1-8, 10, 16 – 0.36 CZ 9, 11-15 – 0.34 SHGC: CZ 1-8, 10, 16 – 0.25 CZ 9, 11-15 – 0.22	U-factor: CZ 1-8, 10, 16 – 0.36 CZ 9, 11-15 – 0.34 SHGC: CZ 1-8, 10, 16 – 0.25 CZ 9, 11-15 – 0.22	<u>Nonresidential:</u> U-factor: CZ 1-8,10,16 – 0.36 CZ 9, 11-15 –0.34 SHGC: CZ 1-8,10,16 – 0.25 CZ 9, 11-15 – 0.22  <u>Guest Rooms:</u> U-factor: 0.36 SHGC: 0.25
<b>Solar PV size</b>	123 kW – 204 kW Depending on CZ	64 kW – 87 kW Depending on CZ	None	17 kW – 25 kW Depending on CZ
<b>Battery Storage</b>	217 kWh – 360 kWh Depending on CZ	70 kWh – 94 kWh Depending on CZ	None	16 kWh – 24 kWh Depending on CZ

	 Medium Office	 Medium Retail	 Quick-Service Restaurant	 Small Hotel
<b>HVAC System</b>	VAV reheat system with packaged rooftop units, gas boilers, VAV terminal units with hot water reheat	<u>CZ 1</u> Heat recovery for Core Retail space only  < 65 kBtu/h: SZHP > 65 kBtu/h and < 240 kBtu/h: SZHP VAV > 240 kBtu/h: SZHP VAV	< 65 kBtu/h: SZAC + gas furnace  > 65 kBtu/h: SZAC VAV	<u>Nonresidential and Laundry:</u> VAV reheat system with packaged rooftop units, gas boilers, VAV terminal units with hot water reheat  <u>Guest Rooms:</u> SZAC with gas furnaces
<b>SHW System</b>	5-gallon electric resistance water heater	5-gallon electric resistance water heater	100-gallon gas water heater	<u>Nonresidential:</u> 30-gallon electric resistance water heater <u>Laundry Room:</u> 120-gal gas storage water heater <u>Guest rooms:</u> Central gas water heater, 250 gallons storage, recirculation loop

### 3.2 Measure Definitions and Costs

The measures evaluated in the analysis fall into four different categories:



#### Fuel Substitution

- Heat pump or electric space heating or gas furnace
- Heat pump or electric water heaters
- Electric cooking
- Electric clothes dryer
- Electrical panel capacity
- Natural gas infrastructure



#### Energy Efficiency

- Envelope
- Mechanical equipment (HVAC and SHW)
- Lighting



#### Load Flexibility

- Peak Load shedding
- Load shift



#### Additional solar PV and/or battery storage.

These measures are detailed further in this section.

#### 3.2.1 Fuel Substitution

The Reach Code Team investigated the cost and performance impacts and associated infrastructure costs associated with changing the mixed-fuel baseline HVAC and water heating systems to all-electric equipment for all prototypes except Medium Retail where the baseline is already an all-electric design.

For Medium Office, Quick Service Restaurant and Small Hotel, the fuel substitution measure entails electrification including heat pump space heating, electric resistance re-heat coils, electric water heaters with storage tank, heat pump water heating, increasing electrical capacity, and eliminating natural gas connections that would have been present in mixed-fuel new construction.

For Medium Retail with all-electric baseline, the fuel substitution measure entails mixed-fuel space conditioning system including single zone packaged AC with gas furnace, dual fuel heat pump, adding gas infrastructure costs and eliminating any additional electric infrastructure.





### 3.2.1.1 HVAC and Water Heating

The 2022 T24 nonresidential standards analysis uses a mixed-fuel baseline for most of the Standard Design mechanical equipment, primarily gas for space heating, except for some heat pump scenarios in Retail prototype (see Table 2). Quick-Service Restaurant has a gas storage water heater in baseline, and heat pump water heater in all-electric scenario. The Small Hotel has a central gas water heating system serving the guest rooms and a separate gas storage water heater for laundry room. In the all-electric scenario, gas equipment serving HVAC and water heating end-uses is replaced with electric equipment. Full details of HVAC and water heating systems in baseline and proposed fuel substitution measure package are described in Table 3.

Regions of California covered by the South Coast Air Quality Management District have emissions restrictions imposed on mechanical equipment. The Reach Code Team investigated the potential cost implications of meeting these requirements for gas furnaces and boilers but found that costs are minimal for mechanical systems under 2,000,000 Btu/h, and therefore did not include them. All gas-fired mechanical systems in this study are under 2,000,000 Btu/h and are subject to only an initial permitting fee, while larger systems require additional permitting costs and annual renewals.



**Table 3. HVAC and Water Heating Characteristics Summary**

		 Medium Office	 Medium Retail	 Quick-Service Restaurant	 Small Hotel
HVAC	Baseline	Packaged DX + VAV with hot water reheat. Central <b>gas</b> boilers.	All zones and CZs: Single zone packaged <b>heat pumps</b>	Packaged SZAC + <b>gas</b> furnace	<u>Nonresidential</u> : Packaged DX + VAV with hot water reheat. Central <b>gas</b> boilers.  <u>Guest Rooms</u> : Packaged SZAC + <b>gas</b> furnaces
	Proposed – Fuel Substitution	Packaged DX + VAV with electric <b>resistance</b> reheat.	<u>Core zone (&gt;30 ton)</u> : Packaged SZAC + VAV + <b>gas</b> furnace <u>Other small zones</u> : SZHP, or dual fuel heat pump for CZ 1 and 16	Single zone packaged <b>heat pumps</b>	<u>Nonresidential</u> : Packaged DX + VAV with electric <b>resistance</b> reheat  <u>Guest Rooms</u> : SZHPs
SHW	Baseline	Electric <b>resistance</b> with storage	Electric <b>resistance</b> with storage	<b>Gas</b> storage water heater	<u>Nonresidential</u> : Electric <b>resistance</b> storage  <u>Guest Rooms</u> : Central <b>gas</b> storage with recirculation
	Proposed – Fuel Substitution			Unitary <b>heat pump</b> water heater	<u>Nonresidential</u> : Electric <b>resistance</b> storage  <u>Guest Rooms</u> : Central <b>heat pump water heater</b> with recirculation

The Reach Code Team received cost data for mechanical equipment from two experienced mechanical design firms including equipment and material, labor, subcontractors (for example, HVAC and SHW control systems), and contractor overhead.

**3.2.1.1.1 Medium Office**

For the Medium Office all-electric HVAC design, the Reach Code Team investigated several potential all-electric design options, including variable refrigerant flow, packaged heat pumps, and variable volume and temperature systems. The most likely all-electric replacement for a central gas boiler serving a variable air volume reheat system would be a central heat pump boiler; however, this system cannot be modeled in CBECC at the time of writing of this report. As such, Reach Code Team is treating this analysis as temporary until a compliance pathway is established for a central heat pump boiler in the Energy Code and results can be updated accordingly. This modeling capability is anticipated by Q1 2023 according to discussions with the CBECC software development team, and the cost-effectiveness analysis should become available in the first half of 2023.



After seeking feedback from the design community and considering the software modeling constraints, the Reach Code Team determined that the most feasible all-electric HVAC system is a VAV system with an electric resistance reheat instead of hot water reheat coil. A parallel fan-powered box (PFPB) implementation of electric resistance reheat

would further improve efficiency due to reducing ventilation requirements, but an accurate implementation of PFPBs is not currently available in compliance software.

The actual gas consumption for the VAV hot water reheat baseline may be higher than the current simulation results due to a combination of boiler and hot water distribution losses. A recent research study shows that the total losses can account for as high as 80 percent of the boiler energy use.<sup>4</sup> If these losses are considered savings for the electric resistance reheat (which has zero associated distribution loss), cost-effectiveness may be higher than presented.

The all-electric SHW system remains the same electric resistance water heater as the baseline and has no associated incremental costs. Cost data for Medium Office designs are presented in Table 4. The all-electric HVAC system presents cost savings compared to the hot water reheat system from elimination of the hot water boiler and associated hot water piping distribution. CZ10 and CZ15 all-electric design costs are slightly higher because they require larger size rooftop heat pumps than the other CZs.

**Table 4. Medium Office Average Mechanical System Costs**

Components (HVAC Only)	 Baseline – Mixed Fuel	 Proposed – All-electric	Incremental Cost
<b>Description</b>	Packaged units, boilers, hot water piping, VAV boxes, ductwork, grilles	Packaged units, electric resistance VAV boxes, electric circuitry, ductwork, grilles	VAV Boxes, electric infrastructure
<b>Material</b>	\$491,630	\$438,555	\$(53,075)
<b>Labor</b>	\$173,816	\$102,120	\$(71,696)
<b>Electric Infrastructure</b>	\$0	\$112,340	\$112,340
<b>Gas Infrastructure</b>	\$17,895	\$0	\$(17,895)
<b>Overhead &amp; CZ adjustment **</b>	\$267,052	\$250,114	\$(16,938)
<b>TOTAL</b>	<b>\$950,393</b>	<b>\$903,129</b>	<b>\$(47,264)</b>

\*\* The overhead and CZ adjustment factors are presented in Section 8.3.

**3.2.1.1.2 Medium Retail**



The baseline HVAC system includes five packaged single zone heat pumps. Based on fan control requirements in [Section 140.4\(m\)](#), units with cooling capacity ≥ 65,000 Btu/h have variable air volume fans, while smaller units have constant volume fans. For the Medium Retail proposed fuel substitution scenario, the Reach Code Team assumed one large Single Zone Packaged ACs with gas furnaces to replace the two smaller packaged heat pumps in the large core thermal zone. The all-electric SHW system remains the same electric resistance water heater as the baseline and has no associated incremental costs. In addition, according to the prescriptive requirement in Section 140.4 (q), the air system of Core Retail Zone in CZ1 meets the requirement in Table 140.4 J, which should include exhaust air heat recovery. Cost data for Medium Retail designs are presented in Table 5. Costs for rooftop air-conditioning systems are very similar to rooftop heat pump systems.

<sup>4</sup> Raftery, P., A. Geronazzo, H. Cheng, and G. Paliaga. 2018. Quantifying energy losses in hot water reheat systems. *Energy and Buildings*, 179: 183-199. November. <https://doi.org/10.1016/j.enbuild.2018.09.020>. Retrieved from <https://escholarship.org/uc/item/3qs8f8qx>

For climate zones 2 to 15, the proposed fuel substitution HVAC design includes three SZHP units (VAV or constant volume, depending on capacity) based on prescriptive requirements and one large SZAC that is between 35-45 tons for the core zone.

For climate zones 1 and 16, the smaller capacity (<240 kBtu/h) thermal zones may have either of dual-fuel SZHPs or SZACs, depending on capacity. The core zone with 35-to-45-ton cooling capacity is assumed to have one large SZAC. CZ 1 also assumes an exhaust air heat recovery system for core zone based on prescriptive requirement in Title 24 Part 6 Section 140.4.

**Table 5. Medium Retail Average Mechanical System Costs**

Components (HVAC Only)	 Baseline – All-electric	 Proposed – Mixed Fuel	Incremental Cost
<b>Description</b>	SZHPs	Single zone AC + furnace, SZHP, or dual fuel SZHP, depending upon capacity and CZ	SZAC with gas furnace, Added gas infrastructure cost
<b>HVAC – Material</b>	\$189,160	\$183,157	\$(6,003)
<b>HVAC – Labor</b>	\$54,785	\$52,886	\$(1,899)
<b>Electric Infrastructure</b>	\$0	\$0	-
<b>Gas Infrastructure</b>	\$0	\$17,895	\$17,895
<b>Overhead &amp; CZ adjustment **</b>	\$94,600	\$98,519	\$3,919
<b>TOTAL</b>	<b>\$338,546</b>	<b>\$352,458</b>	<b>\$13,912</b>



\*\* The overhead and CZ adjustment factors are presented in Section 8.3.

**3.2.1.1.3 Quick-Service Restaurant**

The baseline HVAC system includes two packaged single zone rooftop ACs with gas furnaces. Based on fan control requirements in [Section 140.4\(m\)](#), units with cooling capacity ≥ 65,000 Btu/h have variable air volume fans, while smaller units have constant volume fans. The SHW design includes one central gas storage water heater with 150 kBtu/h input capacity and a 100-gallon storage tank. For the QSR all-electric design, the Reach Code Team assumed packaged heat pumps and an A.O. Smith CHP-120 heat pump water heater with a 120-gallon storage tank. Cost data for the QSR designs are presented in Table 6, which shows the costs for full electrification of the HVAC and water heating equipment.

The Team has not included costs of electrifying the cooking equipment because of the negative impact on cost-effectiveness, as demonstrated in a [2021 Restaurants cost-effectiveness study](#) (TRC, P2S Engineers, and Western Allied Mechanical 2022). The HVAC and SHW electrification packages are referred to as the HS package to reflect all-electric HVAC and SHW.

**Table 6. Quick-Service Restaurant Average Mechanical System Costs - HS Package**

Components	 Baseline – Mixed Fuel	 Proposed – All-electric	Incremental Cost
<b>Description</b>	Single zone AC + furnace, gas storage water heater	SZHP, heat pump water heater	HVAC +SHW electrification
<b>HVAC Material</b>	\$50,065	\$52,785	\$2,719
<b>HVAC Labor</b>	\$6,748	\$6,249	\$(499)
<b>SHW – Material</b>	\$10,198	\$13,720	\$3,523
<b>SHW – Labor</b>	\$2,650	\$2,529	\$(121)
<b>Electric Infrastructure</b>	\$0	\$12,960	\$12,960

<b>Gas Infrastructure</b>	\$17,895	\$15,878	-\$2,017
<b>Overhead &amp; CZ adjustment **</b>	\$41,633	\$47,612	\$5,979
<b>TOTAL</b>	<b>\$150,838</b>	<b>\$173,382</b>	<b>\$22,544</b>

\*\* The overhead and CZ adjustment factors are presented in Section 8.3.

### 3.2.1.1.4 Small Hotel



The Small Hotel has two different baseline equipment systems, one for the nonresidential spaces and one for the guest rooms. The nonresidential HVAC system includes two gas hot water boilers, four packaged rooftop units, and twenty-eight VAV terminal boxes with hot water reheat coil. The SHW design includes a small electric water heater with storage tank for nonresidential areas and gas storage water heater dedicated to laundry room. The guest rooms HVAC design includes one single-zone AC unit with gas furnace for each guest room, and the water heating design includes one central gas storage water heater with a recirculation pump for all guest rooms.

For the Small Hotel all-electric design, the Reach Code Team assumed the nonresidential HVAC system to be packaged heat pumps with electric resistance VAV terminal units, and the SHW system will remain a small electric resistance water heater. As described in Section 3.2.1.1.1 above, a central heat pump boiler may be the most commonly employed system type but was not evaluated in this study because of modeling limitations. For the guest room all-electric HVAC system, the Team assumed SZHPs and a central heat pump water heater serving all guest rooms. For the laundry room, all-electric HVAC system is same as other nonresidential areas and all-electric water heating is a split heat pump water heater. The central heat pump water heater includes a temperature maintenance loop with an electric resistance backup heater.

Cost data for Small Hotel designs are presented in Table 7. The all-electric design presents substantial cost savings because there is no hot water plant or piping distribution system serving the nonresidential spaces. The incremental cost savings are further enhanced considerably if packaged terminal heat pumps (PTHPs) are used instead of SZHPs in guest rooms compared to split DX/furnace systems with individual flues.



**Table 7. Small Hotel HVAC and Water Heating System Costs**



Components	 Baseline – Mixed Fuel	 Proposed – All-electric	Incremental Cost
<b>Description</b>	Non-residential spaces: Packaged units, boilers, hot water piping, VAV boxes, ductwork, grilles, gas water heater for laundry  Guest rooms: SZAC + furnace, central gas water heater	Non-residential spaces: Packaged units, electric resistance VAV boxes, electric circuitry, ductwork, grilles, heat pump water heater for laundry  Guest rooms: SZHP, central heat pump water heater	HVAC (NR and Guest Rooms) Electrification SHW (Laundry Room and Guest Rooms)
<b>HVAC - Material</b>	\$802,004	\$625,642	\$(176,361)
<b>HVAC - Labor</b>	\$366,733	\$282,394	\$(84,339)
<b>SHW - Material</b>	\$55,829	\$139,087	\$83,258
<b>SHW - Labor</b>	\$11,780	\$15,080	\$3,300
<b>Electric Infrastructure</b>	\$-	\$119,625	\$119,625
<b>Gas Infrastructure</b>	\$74,943	\$-	\$(74,943)
<b>Overhead &amp; CZ adjustment **</b>	\$518,741	\$461,001	\$(57,739)
<b>TOTAL</b>	<b>\$1,830,029</b>	<b>\$1,642,830</b>	<b>\$(187,199)</b>
<b>TOTAL HVAC (PHTP option)</b>	<b>\$1,830,029</b>	<b>\$1,161,178</b>	<b>(\$668,851)</b>

\*\* The overhead and CZ adjustment factors are presented in 8.3.

### 3.2.1.2 Commercial Cooking Equipment

For Quick-Service Restaurant prototype, the Reach Code Team evaluated electrification of commercial cooking equipment extensively in 2019 Restaurants Cost Effectiveness analysis and leveraged it for cost and other specifications for the this study. It assumes a Type I exhaust hood and shows high incremental cost affecting the cost-effectiveness of this measure. Table 8 summarizes the quick-service restaurant cooking equipment costs for both mixed-fuel and all-electric scenarios.

**Table 8. Quick-Service Restaurant Cooking Equipment Costs**

Components	 Baseline – Mixed Fuel	 Proposed – All-electric (non “HS” scenario)	Incremental Cost
<b>Description</b>	Gas based appliances	Electric cooking appliance	Cooking appliance electrification
<b>Cooking equipment cost</b>	\$21,649	\$43,534	\$21,886
<b>TOTAL</b>	<b>\$21,649</b>	<b>\$43,534</b>	<b>\$21,886</b>



This measure also adds electric infrastructure cost as detailed in Table 10 below.

### 3.2.1.3 Commercial Clothes Dryer

For the all-electric measure, the Reach Code Team assumed electric resistance clothes dryers for Small Hotel prototype. Commercial-scale heat pump clothes dryers take significantly longer time to dry compared to a conventional

gas or electric dryer and are not common in the United States On-Premise Laundry (OPL) market, where labor is relatively expensive and use of heat pump dryers implies hotels may need to require more than one shift to perform laundry duties. Most commercial clothes dryers are available in models that use either gas or electricity as the fuel source, so there is negligible incremental cost for electric resistance dryers. Table 9 summarizes the Small Hotel construction costs for both mixed-fuel and all-electric OPL scenarios.

**Table 9. Small Hotel Clothes Dryer Costs**

Components	 Baseline – Mixed Fuel	 Proposed – All-electric	Incremental Cost
Description	Gas clothes dryer	Electric resistance clothes dryer	-
Clothes Dryer cost	\$29,342	\$29,342	\$0
<b>TOTAL</b>	<b>\$29,342</b>	<b>\$29,342</b>	<b>\$(0)</b>

This measure also adds electric infrastructure cost as detailed in Table 10 below.

**3.2.1.4 Infrastructure Impacts**

**3.2.1.4.1 Electrical infrastructure**

Electric heating appliances and equipment often require a larger electrical connection than an equivalent gas appliance because of the higher voltage and amperage necessary to electrically generate heat. Thus, many buildings may require larger electrical capacity than a comparable building with natural gas appliances. This includes:

- Electric resistance VAV space heating in the medium office and common area spaces of the small hotel.
- Heat pump water heating for the guest room spaces of the small hotel.

Table 10 details the cost impact of additional electrical panel sizing and wiring required for all-electric scenarios as compared to their corresponding mixed-fuel scenario. The costs are based on estimates from one contractor. The Reach Code Team excluded costs associated with electrical service connection upgrades because these costs are very often rate-based and highly complex.

**Table 10. Electrical Infrastructure Costs**

	Mixed-Fuel Equipment	All-electric Equipment	Electrical Infrastructure Impact	Incremental Cost
<b>Medium Office</b>	Hot water reheat system with gas boiler plant and VAV boxes with hot water reheat coils	VAV boxes with electric resistance reheat coils	Upgraded transformers, transformer feeders, switchboards, and branch circuits	\$ 112,340
<b>Medium Retail</b>	Mix of SZHPs and single zone AC plus furnace serving all zones	SZHPs serving all zones	Electrical requirements are driven by cooling capacity, so no impact.	\$0
<b>Quick-Service Restaurant</b>	Gas water heater	Heat pump water heater	Upgraded switchboard, transformer feeder, and branch circuits	\$12,960
	Gas Water heater, Gas cooking	Heat pump water heater, Electric cooking	Upgraded switchboard, transformer feeder, and branch circuits	\$95,260
<b>Small Hotel</b>	<p><u>Guest rooms HVAC:</u> Single zone AC plus furnace</p> <p><u>Non-residential spaces HVAC:</u> Hot water reheat system with gas boiler plant and VAV boxes with hot water reheat coils.</p> <p><u>Water heating:</u> Gas water heating serving both laundry and guest rooms.</p> <p><u>Process:</u> Gas dryers.</p>	<p><u>Guest rooms HVAC:</u> SZHPs</p> <p><u>Non-residential spaces HVAC:</u> VAV boxes with electric resistance reheat coils.</p> <p><u>Water heating:</u> Heat pump water heating serving both laundry and guest rooms.</p> <p><u>Process:</u> Electric resistance dryers.</p>	Upgraded transformers, transformer feeders, switchboards, and branch circuits	\$119,625

**3.2.1.4.2 Gas Piping**

The Reach Code Team assumes that gas would not be supplied to the site in an all-electric new construction scenario. Eliminating natural gas in new construction would save costs associated with connecting a service line from the street main to the building, piping distribution within the building, and monthly connection charges by the utility.

The Reach Code Team determined that for a new construction building with natural gas piping, there is a service line (branch connection) from the natural gas main to the building meter. Table 11 gives a summary of the gas infrastructure costs by component, assuming 1-inch corrugated stainless-steel tubing (CSST) material is used for the plumbing distribution. The Reach Code Team assumes that the gas meter costs vary depending on the gas load. Based on typical space heating loads for all building types, the Reach Code Team categorized CZs 1 and 16 as ‘High-load CZs’ and CZs 2-15 as ‘Low-load CZs’. The Reach Code Team assumed an interior plumbing distribution length based on the expected layout. Table 12 gives the total gas infrastructure cost by building type. The costs are based on estimates from one contractor.

**Table 11. Gas Infrastructure Costs by Component**

Component	Details	Cost
<b>Meter, including Pressure Regulator, and Earthquake Valve</b>	Low load CZ (CZ 2-15)	\$11,056
	High load CZ (CZ 1,16)	\$15,756
<b>Gas lateral</b>	Cost per linear foot of 1" CSST	\$40
<b>Connection charges</b>	Includes street cut and plan review	\$1,015
<b>Interior plumbing distribution</b>	Cost per linear foot of 1" CSST	\$40

**Table 12. Total Gas Infrastructure Cost Estimates by Building Type**

Building Prototype	Interior plumbing distribution length (ft)	Total gas infrastructure cost	
		Low load CZ	High load CZ
Medium Office	100	\$17,307	\$22,007
Medium Retail	100	\$17,307	\$22,007
Quick-Service Restaurant	100	\$2,017*	
Small Hotel	1,412	\$70,243	\$74,943

\*The Quick-Service Restaurant package includes gas cooking appliances, which will require a gas lateral and meter. These costs represent only the interior plumbing distribution costs that would have served the HVAC and SHW systems.

### 3.2.2 Efficiency

The Reach Code Team started with a potential list of energy efficiency measures proposed for the 2025 Title 24 energy code update by the Statewide Building Codes Advocacy program (CASE Team)<sup>5</sup>, which initially included over 500 options. Other options originated in previous energy code cycles or were drawn from other codes or standards (examples: ASHRAE 90.1 and International Energy Conservation Code [IECC]), literature reviews, or expert recommendations. The Reach Code Team leveraged the CASE Team's assessment tools for the 2025 Cycle, focusing on measures prioritized by the CASE Team. The Reach Code Team filtered the list of potential measures based on building type (to remove measures that applied to building types not covered in this study), measure category (to remove end-uses and loads that are not relevant to the prototypes) and impacts to new construction. Based on this filtering, the Team was left with around 100 measures to consider. The Reach Code Team ranked this list of potential measures based on applicability to the prototypes in this study, ability to model in simulation software, demonstrated energy savings potential, and market readiness.

Please note that the **measures requiring a ruleset update cannot currently be modeled for compliance purposes**. The modeling method for each efficiency measure is defined in their respective measure descriptions in Section 3.2.2.1 and if the ruleset amendment was applied. Please refer to Section 2.5 for further details.

The subsections below describe the energy efficiency measures that the Team analyzed, including description, modeling approach, and specification.

#### 3.2.2.1 Envelope

- 1. Cool Roof:** Requires higher reflectance and emittance values for the Medium Office building only. This measure was not shown to produce substantial savings in the other prototypes.

<sup>5</sup> <https://title24stakeholders.com/>

Modeling: Modeled cool roof measure in efficiency measures package by updating Aged Solar Reflectance (ASR) and/or Thermal Emittance (TE) in CBECC software.

Specification: Increased ASR from 0.63 to 0.70 with a TE of 0.85 in CZs 4 and 6-15.

- 2. Efficient Vertical Fenestration:** Requires lower U-factor and Solar Heat Gain Coefficient (SHGC) for windows in select climate zones for three building types (Medium Office, Retail, and Small Hotel). The measure details and the climate zone selection are based on the proposition of 2022 NR CASE Report (Statewide CASE Team 2020 B).

Modeling: Modeled high performance windows in efficiency measures package by updating U-factor and SHGC inputs in CBECC software.

Specification: Reduced U-factor from 0.36 to 0.34 and SHGC from 0.25 to 0.22 in CZs 2, 6, 7 and 8 for Medium Office and Retail, Reduced U-factor from 0.36 to 0.34 and SHGC from 0.25 to 0.22 in all CZs for Small Hotel.

- 3. Vertical Fenestration as a Function of Orientation:** Limit the amount of fenestration area as a function of orientation for the Medium Office. East-facing and west-facing windows are each limited to one-half of the average amount of north-facing and south-facing windows.

Modeling: Change z-coordinate input of windows in CBECC software for Medium Office to increase or decrease fenestration area for the Medium Office.

Specification: Decreased east-facing and west-facing fenestration area from 468 to 390 square feet. Increased north-facing and south-facing fenestration area from 703 to 781 square feet.

### 3.2.2.2 Mechanical Equipment (SHW and HVAC)

- 4. Water Efficient Fixtures in Kitchen:** Specifies commercial dishwashers that use 20% less water than ENERGY STAR® specifications. In addition, the dishwasher includes heat recovery function such that it only needs connection to cold water and reduces hot water demand and central SHW system capacity. For QSRs, which typically specify a three-compartment sink for dishwashing, this measure would replace or add a dishwasher to reduce total hot water load. The measure also adds 1.0 gallon per minute (GPM) faucet aerators to hand-washing sinks in the kitchen to reduce water usage. Title 20 requires kitchen sinks to have a flow rate of 1.8 GPM at most. The reduced hot water load from the water efficient fixtures above allows the heat pump water heater (HPWH) to operate without an electric resistance back-up.

Modeling: Reduced water usage in the ruleset based on calculations of expected water usage from literature review and fixture specifications. HPWH coefficient of performance (COP) is increased since there is no electric resistance back-up.

Specification: Decreased hot water usage by 26% in the software ruleset (13.4 gallons per person to 9.9 gallons per person) and increased HPWH COP from 3.1 to 4.2.

- 5. Ozone Washing Machines:** Adds an ozone system to the large on-premises washing machines. The ozone laundry system generates ozone, which helps clean fabrics by chemically reacting with soils in cold water. This measure saves energy by reducing hot water usage and by reducing cycle time for laundry systems. Refer to DEER Deemed measure SWAP005-01 for more information (California Public Utilities Commission 2022).

Modeling: Reduced the total runtime of each cycle and hot water hourly usage per person (gallons per hour per person) for laundry area in software ruleset.

Specification: Reduced hot water usage by 85%, from 48.4 to 7.3 gal/hour-person based on the deemed measure data from the California electronic Technical Reference Manual (California Technical Forum 2022).

- 6. Efficient Hot Water Distribution:** Reduces domestic hot water (DHW) distribution system pipe heat losses in two ways. First, the Team used pipe sizing requirements in Appendix M of the California Plumbing Code instead of Appendix A. Appendix M reduces pipe diameters for the cold and hot water supply lines based on advancements made in water efficiency standards for plumbing fixtures found in hotel bathrooms. Second, the Team added more stringent pipe insulation thickness requirements for hotels to match that of single and multifamily dwellings using Title 24 Table 160.4-A *Pipe Insulation Thickness Requirements for Multifamily DHW Systems* instead of Table 120.3-A.

Modeling: The Team calculated the pipe heat loss savings for the Small Hotel prototype by following the modelling methodology applied to the low-rise loaded corridor multi-family building prototype in the 2022 CASE Multifamily Domestic Hot Water Distribution report (Statewide CASE Team 2020 A). The Team designed a riser distribution system for the Small Hotel prototype building using the baseline Appendix A and modern Appendix M pipe sizing tables. The pipe design and total pipe surface area of the supply and return lines for the Small Hotel closely matched the Low-Rise Loader Corridor Building prototype. The hotel insulated pipe heat loss for both Appendix A and M was approximated from the multifamily building heat loss modelling results for the 16 CZs and water heater energy savings calculated for the two sub-measures.

Specification: (a) Pipe diameter decreased from Appendix A requirements to Appendix M multifamily plumbing requirements (b) For pipe diameters at or above 1.5 inches, increase the insulation thickness from 1.5 to two inches thick for fluids operating in the 105-140°F temperature range. . The Team reduced the DHW energy consumption by 0.4 – 0.7% depending on CZ in a post-processing of the model.

- 7. Demand Control Ventilation (DCV) and Transfer Air:** The California Energy Code requires kitchen exhaust to have DCV if the exhaust rate is greater than 5,000 cfm. This measure expands this requirement and applies DCV regardless of the exhaust rate for the QSR. Additionally, the kitchen makeup air supply is decreased by requiring at least 15% of replacement air to come from the transfer air in the dining space that would otherwise be exhausted.

Modeling: Changed exhaust fan from constant speed fan to variable speed and reduce kitchen ventilation airflow rate for the QSR.

Specification: Changed Kitchen Exhaust Fan Control Method to Variable Flow Variable Speed Drive, reduced kitchen ventilation from 2,730 cfm to 2,293 cfm.

- 8. Guest Room Ventilation and Fan Power:** Uses the 2021 IECC fan power limitation requirements for ventilation fans under 1/12 horsepower, and approximates the ASHRAE 90.1 Small Hotel guestroom control requirements, which require shutting off ventilation within five minutes of all occupants leaving the room and changing the cooling setpoint to at least 80°F and heating setpoint to at most 60°F.

Modeling: Since variable occupancy cannot be modeled in CBECC, the Reach Code Team revised the software ruleset ventilation schedule and setpoints from 8:00 AM to 7:00 PM—the time range where the CBECC software assumed occupancy to be less than half for all guestrooms.

Specification: Heating setpoint reduced from 68°F to 66°F, cooling setpoint increased from 78°F to 80°F PM, and ventilation shut off from 8:00 AM to 7:00 PM. Guestroom ventilation fans have fan efficacy of 0.263 W/cfm.

- 9. Variable speed Fans:** Require variable speed fans at lower capacities than required by Title 24 Part 6 Section 140.4(m), currently at 65,000 Btu/hr. This measure is based on the 2022 Title 24 Part 6, Section 140.4(m),



where direct expansion units greater than 65,000 Btu/hr that control the capacity of the mechanical cooling directly shall have a minimum of two stages of mechanical cooling capacity and variable speed fan control.

Modeling: Reduced the cooling capacity threshold from 65,000 Btu/hr to 48,000 Btu/hr. Changed the supply fan control from constant speed to variable speed for zones that have cooling capacity > 48,000 Btu/hr and < 65,000 Btu/hr in the Medium Retail and QSR.

Specification: Changed the supply fan control from Constant Volume to Variable Speed Drive for the Front Retail and Point-of-Sale thermal zones in Medium Retail prototype and the Dining Zone in the QSR prototype.

### 3.2.2.3 Lighting

- 10. Interior lighting reduced lighting power density:** Update lighting power densities (LPD, measured as Watts/ft<sup>2</sup>) requirements based on technology advances (e.g., optical efficiency, thermal management, and improved bandgap materials). Identify spaces with opportunities for more savings from lowered LPDs—not all spaces are subject to LPD reductions. Take into consideration IES recommended practices and biological effectiveness metrics (such as WELL) when developing the proposed LPD values (WELL 2022).

The 2022 Indoor Lighting CASE Study (Statewide CASE Team 2021 D) provided a survey of 2x2 troffer products available in the Design Lights Consortium Qualified Products List (DLC-QPL) and the efficacy level each measured. This study indicated that at the time of the report approximately 20% of available DLC-QPL products exceeded the performance level of the ‘Standard’ DLC-QPL listing by approximately 15%, meeting the ‘Premium’ listing criteria. The Title 24 2022 CASE Report uses the ‘Standard’ designation performance level as the design baseline for all the LPD calculations in the code. This document proposes using the ‘Premium’ designation performance as the basis of the LPD allowances.

A DOE study on solid-state light sources (LEDs) provides projections of efficacy improvement for LED light sources that are in the range of 2.5 to 3% per year, continuing for the next five or ten years (U.S. Department of Energy 2019 B). So, the products offered for sale by the luminaire manufacturers are improving as older products are discontinued and newer ones are introduced. Even in just three years, the overall performance of the products available can improve by 7 to 9%.

A recent Navigant LED pricing study shows a slightly negative cost to efficacy correlation, indicating that higher performing products may be slightly lower in cost (Navigant Consulting 2018). This is likely to be in part caused by the decreasing cost of the LED chips with each subsequent generation produced. There is likely to be no cost associated with employing higher performing LED luminaires.

Modeling: Reduce LPDs by approximately 13% in each space listed below under regulated lighting below Title 24 prescriptive requirements.

Specification:

- Medium Office
  - All spaces: 0.52 W/ft<sup>2</sup>
- Medium Retail
  - Storage: 0.36 W/ft<sup>2</sup>
  - Retail sales: 0.86 W/ft<sup>2</sup>
  - Main entry lobby: 0.63 W/ft<sup>2</sup>
- QSR
  - Dining: 0.41 W/ft<sup>2</sup>
  - Kitchen: 0.86 W/ft<sup>2</sup>
- Small Hotel

Stairs: 0.54 W/ft<sup>2</sup>  
Corridor: 0.36 W/ft<sup>2</sup>  
Lounge: 0.50 W/ft<sup>2</sup>

The measures are summarized below by building type, including measure costs, in Table 13.

Table 13. Efficiency Measures Applicability, Costs, and Sources

Measure Applicability									
<ul style="list-style-type: none"> <li>Included in packages with energy efficiency measures</li> <li>Not Applicable</li> </ul>									
Measure	Baseline T24 Requirement	Proposed Measure	Med Office	Med Retail	Quick-Service Restaurant	Small Hotel: Guest Rooms	Small Hotel: Nonresidential	Incremental Cost	Sources & Notes
<b>Envelope</b>									
1. Cool Roof	For low slope roofs: ASR = 0.63 TE = 0.75	For low slope roofs: ASR = 0.7 TE = 0.85	•	–	–	–	–	\$0.04/ft <sup>2</sup>	Final Nonresidential High Performance Envelope Case Report (Statewide CASE Team 2020 B)
2. Efficient Vertical Fenestration	U-factor = 0.36 SHGC = 0.25	U-factor = 0.34 SHGC = 0.22	•	•	–	•	•	\$1.75/ft <sup>2</sup>	Final Nonresidential High Performance Envelope Case Report (Statewide CASE Team 2020 B)
3. Vertical Fenestration as a Function of Orientation	40% window-to-wall ratio in each orientation per Title 24 Table 140.3-B.	Redistribute window areas by orientation	•	–	–	–	–	\$0	No additional cost. This measure is a design consideration.
<b>HVAC and SHW</b>									
4. Water Efficient Fixtures in Kitchen	Kitchen faucet max flow rate is 1.8 GPM (Title 20)	Kitchen faucet flow rate is 1 GPM	–	–	•	–	–	High efficiency, door-type, high temperature dishwasher: \$7,633/unit Faucet aerator: \$8/unit	Combination of literature review, online sources such as Home Depot and manufacturer websites
5. Ozone Washing Machine	Not required	Reduced hot water use	–	–	–	–	•	\$25,469/unit	DEER Deemed measure SWAP005-01 (California Public Utilities Commission 2022)

Measure Applicability

- Included in packages with energy efficiency measures
- Not Applicable

Measure	Baseline T24 Requirement	Proposed Measure	Med Office	Med Retail	Quick-Service Restaurant	Small Hotel: Guest Rooms	Small Hotel: Nonresidential	Incremental Cost	Sources & Notes
6. Efficient Hot Water Distribution	Appendix A Pipe Sizing with standard pipe insulation thickness 1.5"	Appendix M pipe sizing with 2" pipe insulation thickness	-	-	-	•	-	\$5,819	Multifamily Domestic Hot Water Final CASE Report
7. DCV & Transfer Air	DCV required in kitchen for exhaust air rate > 5000 cfm	DCV for all exhaust fans	-	-	•	-	-	\$8,500	Mechanical contractor cost estimate
8. Guest Room Ventilation, Temperature Setback, and Fan Power	Guest rooms required to have occupancy sensing zone controls, but no ventilation fan power requirement.	Updated fan power and HVAC schedules	-	-	-	•	-	\$0	No cost increase, as guest rooms already have controls.
9. Variable Speed Fans	Variable speed required if cooling capacity is greater than 65,000 Btu/h	Variable speed control for smaller capacity systems	-	•	•	-	-	\$6,390/unit	Mechanical contractor cost estimate
<b>Lighting</b>									
10. Interior Lighting Reduced LPD	Per Area Category Method, varies by Primary Function Area.	Top 20% of market products	•	•	•	-	•	\$0	Industry report on LED pricing analysis shows that costs are not correlated with efficacy. (Navigant Consulting 2018)

### 3.2.3 Load Flexibility

The Reach Code Team investigated a range of high-impact demand flexibility strategies potentially applicable to the four prototypes. The list of strategies is informed by DOE's Grid-interactive Efficient Buildings efforts and the 2022 Nonresidential Grid Integration CASE report (U.S. Department of Energy 2021, Statewide CASE Team 2020). The Team selected the three measures based on their load flexibility potential, cost, compliance software modeling capabilities, savings potential and the ease of project implementation and field verification:

Please note that these measures require a ruleset update and cannot be modeled currently for compliance purposes.

**11. Temperature Setback using Smart Thermostat:** This measure leverages the existing mandatory requirement for HVAC zone thermostatic controls to pre-condition spaces prior to, and to shed demand during, peak period. This measure introduces a setback in temperature setpoint during peak period and incurs no additional cost because Occupant-Controlled Smart Thermostats (OCSTs) are already required for buildings similar to the Medium Office prototype.

Modeling: Instead of utilizing the demand responsive features, OCST would be used to change temperature setpoints and setpoint schedules. These changes were integrated by altering the setpoint schedules directly in the backend ruleset files of CBECC software.

Specification: In the base case, the Medium Office prototype HVAC equipment schedules dictate "on" hours (at desired temperature) from 6:00 AM through 12:00 AM on weekdays and 6:00 AM – 7:00 PM on Saturdays. All Sunday hours are "off." Cooling setpoints are 75°F during "on" and 85°F when "off" hours; heat setpoints are 70°F during "on" and 60°F during "off" hours. The Team modified this schedule such that the "on" setpoints are stepped back by 2°F from 4:00 PM through 12:00 AM on weekdays; and from 4:00 PM – 7:00 PM on Saturdays.

**12. Demand Response Capable HPWH:** The Reach Code Team modeled a measure intended to reduce the peak demand of the significant hot water loads in the QSR prototype. The measure increases costs due to adding a 100-gallon storage tank and plumbing hardware. The additional hot water storage enables pre-heating water ahead of demand by effectively increasing the HPWH's thermal storage capacity. The extra plumbing hardware is needed to keep the stored hot water stratified to maintain efficient HPWH operations. The Team did not directly address the issue of storage tank location but assumed floor plan design would be able to accommodate it.

Modeling: The measure uses the HPWH and additional storage tank capacity to produce and store hot water ahead of actual use during evening peak period. QSR hot water baseline schedule exhibits a low morning load (6:00 AM – 8:00 AM), moderate load near lunch time (11:00 AM), and a peak evening load (4:00 PM – 11:00 PM). These changes were made by changing the hot water load fraction in the ruleset.

Specification: Implements an early pre-heat that starts at 12:00 PM and finishes by 7:00 PM, avoiding the super peak hours of 7:00 PM – 9:00 PM.

**13. Demand Response Lighting:** This measure extends existing Title 24 mandatory requirements for demand responsive lighting by shedding demand during peak hours. There are no additional measure costs because demand responsive control capability is already required for nonresidential buildings with more than 4kW of total lighting load. This measure does not require additional commissioning.

Modeling: The baseline lighting schedule exhibits a plateau of 0.65 load fraction from 8:00 AM – 8:00 PM and trails off after 8:00 PM through the end of the day for weekdays. The Team altered the ruleset to reduce the load fraction during 4:00 PM – 9:00 PM.

Specification: The Team implemented a 10% setback during the 4-9pm peak hours.

The load flexibility measure applications to each prototype are summarized in Table 14.

**Table 14. Load Flexibility Measure Summary**

Measure	Med Office	Med Retail	QSR	Small Hotel	Incremental Cost	Other Notes
<b>11. Smart Thermostat</b>	•	-	-	-	\$0	Capability already required
<b>12. Demand Control HPWH</b>	-	-	•	-	\$5,400	An additional 100-gallon tank, plumbing hardware, and related labor hours
<b>13. Demand Response Lighting</b>	•	-	-	-	\$0	Capability already required

None of the measures apply to the Medium Retail or Small Hotel prototypes. While the Small Hotel contains some office space and common areas, the Medium Office load flexibility measures were not applied to the Small Hotel spaces because of the potential for unpopular impacts, varying occupancy schedules, difficult field maintenance, and limited energy impacts. Team also explored the impact of load flexibility in all-electric clothes dryer scenario but did not see enough savings impact, hence the measure was not included in the package.

### 3.2.4 Additional Solar PV and Battery Storage

The Reach Code Team considered additional solar PV and battery storage measures that exceed the 2022 Title 24 prescriptive requirements to improve the cost-effectiveness of proposed scenarios. For Medium Office and Retail, the prescriptive solar PV sizes are large enough to occupy the entirety of the available roof space. Additional rooftop solar PV could not be considered for the two prototypes. For the Quick-Service Restaurant, solar PV is not prescriptively required since the prototype qualifies for the exception and the Reach Code Team considered adding solar PV to improve cost-effectiveness. For Small Hotel, the required PV size in the code-compliant models did not occupy the entire available roof space. Additional PV system capacity was considered as a measure to improve cost-effectiveness.

For the cost-effectiveness analysis, the Team evaluated additional solar PV for all-electric scenarios for the two building types, Quick Service Restaurant and Small Hotel. The additional PV size is calculated based on available roof space, assuming the maximum available space is 50% of total roof space and 15 Watt per square foot panel size.

- Modeling: Updated PV capacity (kW) input in CBECC software.
- Specification: Baseline requirement is 0 kW and 22-32.6 (depending on climate zone) kW for Quick-Service Restaurant and Small Hotel respectively. Proposed measure specification is 18.8 kW and 79.8 kW for Quick-Service Restaurant and Small Hotel respectively.

The costs for PV include first cost to purchase and install the system, inverter replacement costs, and annual maintenance costs. A summary of incremental costs and sources is given in Table 15 below.



**Table 15. Additional Solar PV Measure Summary**

Measure	Med Office	Med Retail	QSR	Small Hotel	Incremental Cost	Cost Source
Solar PV	-	-	●	●	First Cost: \$3.20/W Inverter replacement cost at 10-yr: \$0.15/W Annual Maintenance Cost: \$0.02/W ITC Federal Incentive: 30%	National Renewable Energy Laboratory (NREL) Q1 2016 (National Renewable Energy Laboratory 2016)  E3 Rooftop Solar PV System Report (Energy and Environmental Economics, Inc. 2017)

Upfront solar PV system costs are lowered because of the federal income tax credit (ITC)—approximately 30 percent based on the passage of Inflation Reduction Act. PV energy output is built into CBECC and is based on NREL’s PVWatts calculator, which includes long term performance degradation estimates.

A battery storage system is prescriptively required for three prototypes: Medium Office, Medium Retail, and Small Hotel. The current software, CBECC v1.0, applies the appropriate prescriptive battery size (kWh) and capacity (kW) in the standard design. However, the control assumed in standard design is “Basic Control”, which does not function for optimum battery use. The Team did not evaluate additional battery measures because the compliance software does not apply the “Time of Use” battery control method in standard design, which impacts the incremental energy costs and TDV benefits.

### 3.3 Measure Packages

The Reach Code Team compared a baseline Title 24 prescriptive package to mixed-fuel packages and two to four electrification packages depending on applicability of building type. Note that *most* QSR all-electric packages exclude kitchen electrification, while the Small Hotel all-electric package does include electric laundry cost and energy impacts.

- **Mixed Fuel Code Minimum:** Mixed-fuel prescriptive building per 2022 Title 24 requirements.
- **Mixed Fuel + Efficiency Measures:** Mixed-fuel prescriptive building per 2022 Title 24 requirements, including additional efficiency measures.
- **All-electric Code Minimum Efficiency:** All-electric building to minimum Title 24 prescriptive standards and *federal* minimum efficiency standards. This package has the same PV size as mixed-fuel prescriptive baseline.
- **All-electric Energy Efficiency:** All-electric building with added energy efficiency measures related to HVAC, SHW, lighting or envelope.
- **All-electric Energy Efficiency + Load Flexibility:** All-electric building with added energy efficiency and load flexibility measures.
- **All-electric Energy Efficiency + Solar PV:** All-electric building with added energy efficiency and additional Solar PV. The added PV size is larger than prescriptive 2022 Title 24 code requirements and accounts for roof space availability.

For QSR, the Reach Code Team has analyzed two scenarios for all-electric packages, one with electric cooking and the one with gas cooking (the latter of which is referred to as the “HS” package to reflect all-electric HVAC and SHW). The results section includes results for both scenarios since all-electric package with electric cooking appliance can be cost-effective in POU territories. This study did not evaluate pre-empted package with all-electric HVAC and SHW to

have higher efficiency than required by federal regulations, that will potentially enhance cost-effectiveness and/or compliance margins.

For Small Hotel, the Reach Code Team also analyzed an alternative scenario with PTHP instead of SZHP in all-electric scenario. It is denoted by the “PTHP” in parenthesis in package name.

## 4 Cost-Effectiveness Results

Cost-effectiveness results are presented in this section and the attached workbook per prototype and measure packages described in Section 3. The TDV and On-Bill based cost-effectiveness results are presented in terms of B/C ratio and NPV.

In the following figures, the result **Both** (shown in green shading) indicates that the result is cost-effective on both On-Bill and (Total) TDV basis. The result **On-Bill** or **TDV** (shown in yellow shading) indicates that the result is either cost-effective on On-Bill or (Total) TDV basis, respectively. The result “ - ” (results with no shading) indicates that the result is not cost-effective on either an On-Bill basis or (Total) TDV basis.

Across all prototypes and climate zones, efficiency measures improve cost-effectiveness when added to the mixed-fuel baseline prototype and all-electric federal code minimum designs.

All-electric cost-effectiveness results by prototype can be summarized as:



**Medium Office** (Figure 1): All-electric space heating is predominantly achieved through electric resistance due to modeling limitations, which limits operational benefits. Efficiency measures yield some On-Bill cost-effective all-electric packages in milder climate zones. Adding load flexibility measures increases the cost-effectiveness to most climates.



**Medium Retail** (Figure 2): All-electric packages are cost-effective in all climate zones with added efficiency measures over all-electric baseline. Proposed mixed-fuel packages are cost-effective too with added efficiency measures in most climate zones primarily driven by cost-equivalency in the all-electric package compared to a mixed-fuel package.

**Quick Service Restaurant** (



Figure 3): All-electric package with and without cooking electrification is cost-effective in CPAU and SMUD territories only, On-Bill. All-electric HVAC and SHW package with added efficiency measures is On-Bill cost-effective in CZs 1, 3-5 and 12. Adding efficiency and solar PV is On-Bill cost-effective in CZs 1-5, 11-13, and 16. While not depicted in

Figure 3, the Results Workbook indicates that all-electric HVAC and SHW plus efficiency packages are *nearly* cost-effective (greater than -\$350/month) in all climate zones using On-Bill Net Present Values.



**Small Hotel** (Error! Reference source not found.): The all-electric hotel has tremendous cost savings compared to a mixed-fuel package, primarily due to the avoidance of gas infrastructure to each guest room. All-electric packages achieve TDV cost-effectiveness in all CZs except 16. On-Bill cost-effectiveness is limited to CZs 2-5, 12 and 15 with single zone ducted heat pumps, but nearly all CZs with a packaged terminal heat pump.

### 4.1 Medium Office

In the all-electric Medium Office building, the upfront cost savings associated with avoiding boiler and gas infrastructure supports cost-effective packages in several climate zones, particularly with additional efficiency and load flexibility measures.

- Adding energy efficiency measures over mixed fuel code minimum is On-Bill cost-effective in all climate zones.
- The all-electric code minimum efficiency package is cost-effective for CZs 4 (CPAU), 6-10, 12 (SMUD) and 15.
- Adding energy efficiency measures to the all-electric code minimum package extends On-Bill cost-effectiveness to CZ 3 as well.
- All-electric energy efficiency along with load flexibility measure package is On-Bill cost-effective in most climate zones except 1, 11 and 16.

**Figure 1. Medium Office Cost-Effectiveness Summary**

Climate Zone		CZ1	CZ2	CZ3	CZ4	CZ5	CZ6	CZ7	CZ8	CZ9	CZ10	CZ11	CZ12	CZ13	CZ14	CZ15	CZ16	
Prototype	Utility	PG&E	PG&E	PG&E	PG&E	PG&E	SCE	SDG&E	PG&E	SCE	SDG&E	PG&E	PG&E	PG&E	SDG&E	SCE	PG&E	
	Package				CPAU	SCG					SCE		SMUD		SCE			
Medium Office (MO)	Mixed Fuel + Efficiency Measures	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	
					Both	Both					Both		Both					
	All Electric Code Minimum Efficiency	-	-	-	On-Bill	-	Both	Both	Both	On-Bill	On-Bill	-	-	-	-	-	Both	-
					On-Bill	-					On-Bill		On-Bill		-			
	All Electric Energy Efficiency	-	-	On-Bill	Both	-	Both	Both	Both	Both	Both	-	-	-	-	-	Both	-
					Both	-					Both		Both		On-Bill			
	All-Electric Energy Efficiency + Load Flexibility	-	Both	Both	Both	Both	Both	Both	Both	Both	Both	On-Bill	Both	Both	Both	On-Bill	Both	-
					Both	Both					Both		Both		On-Bill			




## 4.2 Medium Retail

2022 Title 24 code prescriptively requires heat pumps in most scenarios already. This report evaluates added energy efficiency measures over the baseline all-electric scenario and proposed mixed-fuel packages.

- The mixed-fuel code minimum is not cost-effective by itself in most climate zones.
- Adding energy efficiency measures to the mixed-fuel code minimum package is On-Bill and/or TDV cost-effective in most climate zones.
- Adding energy efficiency measures over prescriptive all-electric package is also cost-effective in most climate zones except CZ16 using TDV.

**Figure 2. Medium Retail Cost-effectiveness Summary**

Climate Zone		CZ1	CZ2	CZ3	CZ4	CZ5	CZ6	CZ7	CZ8	CZ9	CZ10	CZ11	CZ12	CZ13	CZ14	CZ15	CZ16	
Prototype	Utility	PG&E	PG&E	PG&E	PG&E	PG&E	SCE	SDG&E	PG&E	SCE	SDG&E	PG&E	PG&E	PG&E	SDG&E	SCE	PG&E	
	Package				CPAU	SCG					SCE		SMUD		SCE			
 Retail (RE)	Mixed Fuel Code Minimum	Both	-	-	-	-	-	-	-	-	-	-	-	-	On-Bill	-	On-Bill	
					-	-					On-Bill							
	Mixed Fuel + Efficiency Measures	Both	Both	Both	Both	Both	Both	Both	Both	Both	TDV	On-Bill	On-Bill	Both	Both	Both	Both	On-Bill
					TDV	Both						-		TDV		Both		
	All Electric Energy Efficiency	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	On-Bill
					Both	Both						Both		Both				

### 4.3 Quick-Service Restaurant (QSR)

High incremental cost for HVAC and SHW electrification (“HS” package) makes restaurant electrification challenging. Because cooking electrification packages are very expensive – both upfront and operationally in IOU territories – the Team evaluated HS packages that do not consider cooking equipment electrification. This affects cost-effectiveness as gas infrastructure cost savings do not materialize.

- Adding energy efficiency measures over mixed fuel code minimum is On-Bill cost-effective in all climate zones.
- All-electric HVAC and SHW “HS” package is On-Bill cost-effective in CZ4 (CPAU) and CZ12 (SMUD) territory only.
- Adding energy efficiency and load flexibility measures extends On-Bill cost-effectiveness to CZs 1, 3 and 5.
- All-electric HVAC and SHW “HS” package with energy efficiency and solar PV measure is On-Bill cost-effective in climate zones 1-5, 11-13 and 16.
- All-electric package including cooking electrification is On-Bill cost-effective in CZ 4 (CPAU) territory only.
- The Results Workbook indicates that all-electric HVAC and SHW plus efficiency packages are nearly cost-effective (greater than -\$350/month) in all climate zones using On-Bill Net Present Values.

Figure 3. QSR Cost-effectiveness Summary

Climate Zone		CZ1	CZ2	CZ3	CZ4	CZ5	CZ6	CZ7	CZ8	CZ9	CZ10	CZ11	CZ12	CZ13	CZ14	CZ15	CZ16
Prototype	Utility	PG&E	PG&E	PG&E	PG&E	PG&E	SCE	SDG&E	PG&E	SCE	SDG&E	PG&E	PG&E	PG&E	SDG&E	SCE	PG&E
	Package	CPAU	SCG	SCE	SCE	SMUD					SCE						
Quick-Service Restaurant (QSR)	Mixed Fuel + Efficiency Measures	Both	Both	Both	Both Both	Both Both	Both	Both	Both	Both	Both Both	Both	Both Both	Both	Both Both	Both	Both
	All Electric HS Code Minimum Efficiency	-	-	-	- On-Bill	- -	-	-	-	-	- -	-	- On-Bill	-	-	-	-
	All Electric HS Energy Efficiency	On-Bill	-	On-Bill	- On-Bill	On-Bill -	-	-	-	-	- -	-	- On-Bill	-	-	-	-
	All-Electric HS Energy Efficiency + Load Flexibility	On-Bill	-	On-Bill	- On-Bill	- -	-	-	-	-	- -	-	- On-Bill	-	-	-	-
	All Electric HS Energy Efficiency + Solar PV	On-Bill	On-Bill	On-Bill	On-Bill On-Bill	On-Bill On-Bill	-	-	-	-	- -	On-Bill	On-Bill On-Bill	On-Bill	-	-	On-Bill
	All Electric Code Minimum Efficiency	-	-	-	- On-Bill	- -	-	-	-	-	- -	-	- -	-	-	-	-
	All Electric Energy Efficiency	-	-	-	- On-Bill	- -	-	-	-	-	- -	-	- -	-	-	-	-

### 4.4 Small Hotel

The all-electric hotel has cost savings compared to a mixed-fuel package, primarily due to the avoidance of boilers and gas infrastructure to each guest room. The analysis assumes single zone ducted heat pump for all all-electric scenarios; however, the Team analyzed a Packaged Terminal Heat Pump (PTHP) scenario as well. PTHP shows higher incremental cost *savings* as compared to a baseline of mixed fuel single zone packaged system and hence are cost-effective in many climate zones.

- Adding energy efficiency measures over mixed fuel code minimum is On-Bill cost-effective in all climate zones.
- All-electric code minimum packages with or without energy efficiency measure packages are TDV cost-effective in all climate zones except 16, and On-Bill cost-effective in CZ4 (CPAU) and CZ12 (SMUD) due to relatively lower electricity costs.
- Additional solar PV over all-electric energy efficiency package extends On-Bill cost-effectiveness to CZs 2, 3, 4 (PG&E), 5 and 15.
- The alternative all-electric scenario with PTHP is cost-effective in all climates, On-Bill in most CZs except 7,10 and 14 SDG&E territories.

Figure 4. Small Hotel Cost-effectiveness Summary

Climate Zone		CZ1	CZ2	CZ3	CZ4	CZ5	CZ6	CZ7	CZ8	CZ9	CZ10	CZ11	CZ12	CZ13	CZ14	CZ15	CZ16	
Prototype	Utility	PG&E	PG&E	PG&E	PG&E	PG&E	SCE	SDG&E	PG&E	SCE	SDG&E	PG&E	PG&E	PG&E	SDG&E	SCE	PG&E	
	Package				CPAU	SCG					SCE		SMUD		SCE			
 Small Hotel (SH)	Mixed Fuel + Efficiency Measures	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	Both	
					Both	Both					Both		Both					
	All Electric Code Minimum Efficiency	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	-
					Both	TDV						TDV		Both		TDV		
	All Electric Energy Efficiency	TDV	TDV	TDV	Both	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	-
					Both	TDV						TDV		Both		TDV		
	All Electric Energy Efficiency + Solar PV	TDV	Both	Both	Both	Both	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	TDV	Both	-
					Both	TDV						TDV		Both		TDV		
	All Electric Code Minimum Efficiency (PTHP)	Both	Both	Both	Both	Both	Both	TDV	Both	Both	Both	TDV	Both	Both	Both	TDV	Both	Both
					Both	Both						Both		Both		Both		

## 5 Energy Code Compliance Results and Reach Code Considerations

This section combines the cost-effectiveness and 2022 Title 24 energy code compliance metric results — efficiency TDV, total TDV, and source energy, described in Section 2.3 — to highlight the viable reach code options for local jurisdictions. The Reach Code Team calculated metrics using both:

1. Software outputs using the ACM standard design and
2. Manually by subtraction against the baseline model because of software limitations that are beyond the Reach Code Team's control.<sup>6</sup>

All Efficiency TDV margins presented in this section are the lower of the two approaches, Software output and Manual, to be conservative and inform the minimum compliance margins that can be met by a typical modeler. Full details of compliance margins and cost-effectiveness results are presented in the Final Results Workbook for reference.

Importantly, the workbook shows that for all prototypes, all-electric packages are capable of achieving greater greenhouse savings as compared to mixed-fuel buildings. Below is a summary of how compliance results as well as cost-effectiveness for each prototype and package could influence reach code options. The Reach Code Team outlines recommendations using the following framework, based on reach codes that were adopted across California under the 2019 building code cycle:

- **Mixed fuel buildings are allowed, with efficiency.** Local amendments governing efficiency and conservation must be performed in the Title 24 Part 6 Building Energy Efficiency Standards and be approved by the Energy Commission.
  - *Energy Efficiency* — Require energy efficiency for buildings regardless of fuel type. A jurisdiction can require different compliance thresholds for all-electric and/or mixed-fuel. The thresholds should be set considering how they may affect mixed-fuel or all-electric buildings.
  - *Electric-Preferred* — Allow mixed-fuel appliances but require a higher building performance via efficiency, total, or source compliance metric (for example, (Milpitas 2019), section 140.1).<sup>7</sup> Applies only to mixed-fuel buildings.
- **Mixed fuel buildings are not allowed.** Local amendments governing green building requirements may be performed in the Title 24 Part 11 Green Building Standards Code and must be filed with the Building Standards Commission. Alternatively, the local amendment may be performed in a municipal code chapter of their respective jurisdictions.
  - *All-Electric* — Require certain all-electric only appliances, with exceptions (for example (Menlo Park 2019)). Does not involve efficiency or conservation measures, and cost-effectiveness is not a legal requirement.<sup>8</sup> Local amendments may be performed through other building code sections, such as Part 11. See discussion on Exceptions below.
  - *All-Electric + Efficiency* — Require certain all-electric appliances, but with a higher building performance via efficiency, total, or source compliance metric. Also requires amendment to Title 24 Part 6 and approval by the Energy Commission.

<sup>6</sup> The difference between the two methods of calculating TDV margins occurs due to various software limitations. The Team had challenges modeling a baseline showing zero-percent (exactly compliant) compliance margin, and differing interpretations of 2022 Title 24 code regarding fan power, exhaust fan, heat recovery, battery control, and other aspects. Most scenarios show similar trends between software calculated compliance margin and the Team's manual subtraction against baseline model, with a difference in magnitude. For example, if the Total TDV Compliance margin as shown by software directly is negative, it is typically negative per manual calculation as well. Nonetheless, modeling limitations introduce error into the calculations, which may affect results. Many scenarios have very low negative compliance margin and are very close to being zero. While this uncertainty in error may lead to imprecision in results, relative performance across packages can yield information helpful for decision-making.

<sup>7</sup> Note Milpitas has since adopted an All-electric with Exceptions code for the 2022 code cycle.

<sup>8</sup> See letter from [CEC to South San Francisco](#) for reference.

Exceptions enable reach codes to broadly require electrification except for specific building systems. These systems may have uncertainty on energy code compliance, building industry electrification approaches, or other related impacts on economic development. During the 2019 code cycle, cities developed exemptions based on discussions with local stakeholders, resulting in a wide array of exemption types.<sup>9</sup> For the four prototypes in this study, the Team has determined two exemptions that may be necessary for cities passing All-Electric reach codes.

- **Building systems without a prescriptive compliance pathway in the energy code.** This exemption considers that all-electric central space heating does not have a prescriptive pathway in Title 24, and central heat pump boilers cannot be currently modeled, which has impacted compliance results for the Medium Office and Small Hotel. This exemption has broad precedence and can apply to other large nonresidential buildings (e.g., (Berkeley 2019), section 12.80.040.A Exception 1). These exemptions typically state that the building is also not able to comply via the performance approach using commercially available technology.
- **Commercial cooking.** Cooking electrification does not considerably impact code compliance but is not nearly cost-effective against a mixed-fuel baseline. To account for this challenge, cities may wish to adopt reach codes that exempt commercial kitchen cooking appliances (e.g., (Menlo Park 2019) 100.0(e)2.A Exception 4).

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<sup>9</sup> See list of exemptions on [Bay Area Reach Codes](#).



Table 16. Reach Code Pathway Considerations

Prototype	Compliance and Cost-Effectiveness Results Summary	Energy Efficiency	Electric-Preferred	All-Electric	All-Electric + Efficiency
<b>Medium Office</b>	<p>The Team could not identify any all-electric package that complies with all three compliance metrics, with the Efficiency TDV Compliance margin being the most challenging.</p> <p>Future iterations of this study will re-evaluate the Medium Office with a central heat pump boiler, an anticipated compliance software capability in early 2023, instead of electric resistance VAVs.</p>	To Be Determined. Modeling constraints impacted achievable compliance margins for all-electric packages.	All CZs.	Exempt building systems without a prescriptive pathway in the energy code.	To Be Determined. Modeling constraints impacted achievable compliance margins for all-electric packages
<b>Medium Retail</b>	<p>The Team identified cost-effective and code compliant packages of all-electric + energy efficiency measures across most CZs.</p> <p>Mixed-fuel + efficiency was cost-effective but not code compliant in most CZs.</p>	CZs 7 and 9.	CZs 7 and 9.	CZs 2-15. 2022 T24 prescriptive baseline	CZs 1-10, 12-14.
<b>Quick-Service Restaurant</b>	<p>The Mixed-fuel + efficiency package is cost-effective and compliant in many climate zones. Code compliance and cost-effectiveness results support reach code adoption for all-electric space conditioning and service water heating when adding efficiency and solar PV for CZs 1 and 3-5, many others are likely to be compliant with future modeling input updates. Cost-effectiveness is achieved or <i>nearly</i> achieved (Net Present Value is greater than -\$350/month) On-Bill in all CZs.</p> <p>Cooking electrification does not impact code compliance but is not cost-effective against a mixed-fuel baseline except for CPAU territory.</p>	CZs 1, 3-7.	CZs 1-7, 13.	CZs 1, 3-7. Exempt commercial kitchen appliances, except CZ4 (CPAU). Nearly all remaining CZs have a <i>nearly</i> cost-effective and/or nearly compliant pathway for HVAC and SHW only.	CZs 1, 3-5.
<b>Small Hotel</b>	<p>Results support Electric-Preferred reach code for all CZs. The all-electric packages are <i>near</i> compliant and TDV cost-effective for most CZs when including energy efficiency measures and additional solar PV. They are <i>likely</i> to be compliant with future modeling iterations.</p> <p>Future iterations of this study will re-evaluate the nonresidential areas of the hotel with a central heat pump boiler, as mentioned for the Medium Office, which can potentially improve code compliance.</p>	To Be Determined. Modeling constraints impacted achievable compliance margins for all-electric packages.	All CZs.	Exempt building systems without a prescriptive pathway in the energy code.	To Be Determined. Modeling constraints impacted achievable compliance margins for all-electric packages.

The combined result of cost-effectiveness and code compliance across all climate zones and packages are detailed in Section 0 through 5.4 below. The tables are formatted to show:

- Cost-effectiveness results with color highlight:
  - **Green** highlight — for scenarios that are cost-effective on both On-Bill and TDV metrics, may or may not be compliant.
  - **Yellow** highlight — for scenarios that are cost-effective on either one of the On-Bill/TDV metrics, may or may not be compliant.
  - **Gray** highlight — for scenarios that are not cost-effective on either metric, either compliant currently or likely to be compliant in future.
  - White highlight — for scenarios that are not cost-effective on either metric and are not compliant.
- Compliance results with cell values:
  - “EffTDV Margin” percentages — for scenarios that are compliant, across both Manual and CBECC software output, the reported value is the minimum of the two.
  - “-” for scenarios that do not comply across any one code compliance metric.

“TBD” – for scenarios that are likely to be compliant with modeling updates or software versions in future, maybe compliant across either one of the Manual or CBECC software output approach or has a system type modeling limitation such as central heat pump boiler for Medium Office and Small Hotel. The package names in table results columns are as follows, as defined in Section 3.3:

- **Mixed fuel — Code Min:** Mixed Fuel Code Minimum Efficiency
- **Mixed fuel — EE:** Mixed Fuel + Efficiency Measures
- **All-electric — Code Min:** All-electric Code Minimum Efficiency
- **All-electric — EE:** All-electric Energy Efficiency
- **All-electric — EE + LF:** All-electric Energy Efficiency and Load Flexibility
- **All-electric — EE + PV:** All-electric Energy Efficiency and Solar PV

The QSR has two electrification scenarios, with and without cooking appliance electrification, which is denoted by “HS” prefix.

The Small Hotel has an extra package that evaluates a different HVAC type in the all-electric Code Minimum Efficiency package, a Packaged Terminal Heat Pump (PTHP) instead of a Single Zone Heat Pump.

## 5.1 Medium Office

For Medium Office, the Reach Code Team analyzed EE measures over mixed fuel baseline model and three electrification packages: 1) Code Min, 2) EE and 3) EE + LF packages, results shown in Table 17.

The most likely all-electric replacement for a central gas boiler serving a VAV reheat system would be a central heat pump boiler; however, this system cannot be modeled in CBECC at the time of the writing of this report. As such, the Reach Code Team is treating this analysis as temporary until a compliance pathway is established for a central heat pump boiler in the Energy Code and results can be updated accordingly. This modeling capability is anticipated in early 2023 according to discussions with the CBECC software development team, and the cost-effectiveness analysis should become available in the first half of 2023. Heat pump systems are multiple times more efficient, but may also be multiple times more costly, than the electric resistance reheat systems currently analyzed.

- Results support reach code adoption for energy efficiency measures over mixed fuel baseline, also known as the “Electric-Preferred”. A compliance margin of 4–5% is achievable depending on the climate zone.
- No all-electric package complies with all three-compliance metrics, with the efficiency compliance TDV margin being the most challenging. The Reach Code Team explored other efficiency measures that reduce the efficiency compliance TDV margin, but not enough to make the TDV margin positive. The compliance values are labeled as “TBD” for all-electric packages, as they are likely to be compliant with future modeling and/or software updates. Some climate zones are compliant currently on either one of the Software output or Manual compliance approaches.

**Table 17. Cost-effectiveness and Compliance Summary – Medium Office**

CZ	Utility	Mixed Fuel	All-electric		
		EE	Code Min	EE	EE + LF
cz01	PG&E	4%	TBD	TBD	TBD
cz02	PG&E	5%	TBD	TBD	TBD
cz03	PG&E	5%	TBD	TBD	TBD
cz04	PG&E	4%	TBD	TBD	TBD
cz04-2	CPAU	4%	TBD	TBD	TBD
cz05	PG&E	5%	TBD	TBD	TBD
cz05-2	SCG	5%	TBD	TBD	TBD
cz06	SCE	6%	TBD	TBD	TBD
cz07	SDG&E	7%	TBD	TBD	TBD
cz08	SCE	6%	TBD	TBD	TBD
cz09	SCE	4%	TBD	TBD	TBD
cz10	SDG&E	4%	TBD	TBD	TBD
cz10-2	SCE	4%	TBD	TBD	TBD
cz11	PG&E	3%	TBD	TBD	TBD
cz12	PG&E	4%	TBD	TBD	TBD
cz12-2	SMUD	4%	TBD	TBD	TBD
cz13	PG&E	4%	TBD	TBD	TBD
cz14	SDG&E	4%	TBD	TBD	TBD
cz14-2	SCE	4%	TBD	TBD	TBD
cz15	SCE	3%	TBD	TBD	TBD
cz16	PG&E	4%	TBD	TBD	TBD

\* These results will be re-evaluated with central heat pump boiler system instead of electric resistance VAV systems, which largely are unable to achieve energy code compliance.

**KEY**

<b>Cell Color</b>	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective
	Not compliant nor cost effective
<b>Cell Value</b>	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches
TBD	Likely to comply with future modeling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

## 5.2 Medium Retail





For Medium Retail, the Team analyzed EE measure package over an all-electric baseline model and two mixed fuel packages — Code Min and EE, with results in Table 18.

- Results support reach code adoption for energy efficiency measures over mixed fuel code minimum package, also known as “Electric-Preferred” or “Energy Efficiency” reach code pathways in climate zones 7 and 9.
- Results also support “All-Electric + Efficiency” reach code option, with compliance margins of 4-14% above the all-electric code minimum baseline in climate zones 1-10 and 12-14.
- For some scenarios in climate zone 6, 8, 11, 15 and 16, labeled as “TBD”, the package is cost-effective and likely to be compliant in future with modeling input and/or software version updates.

**Table 18. Cost-effectiveness and Compliance Summary – Medium Retail**

CZ	Utility	Mixed Fuel		All-electric
		Code Min	EE	EE
cz01	PG&E	-	-	6%
cz02	PG&E	-	-	4%
cz03	PG&E	-	-	12%
cz04	PG&E	-	-	11%
cz04-2	CPAU	-	-	11%
cz05	PG&E	-	-	12%
cz05-2	SCG	-	-	12%
cz06	SCE	-	TBD	9%
cz07	SDG&E	-	12%	14%
cz08	SCE	-	TBD	8%
cz09	SCE	-	11%	12%
cz10	SDG&E	-	-	3%
cz10-2	SCE	-	-	3%
cz11	PG&E	-	-	TBD
cz12	PG&E	-	-	10%
cz12-2	SMUD	-	-	10%
cz13	PG&E	-	-	4%
cz14	SDG&E	-	-	7%
cz14-2	SCE	-	-	7%
cz15	SCE	-	-	TBD
cz16	PG&E	-	-	TBD

**KEY**

Cell Color	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective
	Not compliant nor cost effective
Cell Value	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches
TBD	Likely to comply with future modeling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

### 5.3 Quick-Service Restaurant (QSR)

The Team analyzed efficiency measures over a mixed fuel baseline and electrification packages, with and without cooking appliance electrification. For the “HS” scenario including HVAC and SHW electrification only, packages with EE, EE + LF and EE + PV were analyzed, with results in Table 19.

- Results support reach code adoption for energy efficiency measures over a mixed fuel baseline, also known as “Electric-Preferred” in climate zones 1 to 7 and 13, or “Energy Efficiency” in CZs 1 and 3 to 7.
- All-electric “HS” HVAC and SHW electrification can be adopted in CZs 1 and 3-7 since it is code compliant and *nearly* cost effective on at least one metric when energy efficiency measures and/or load flexibility or solar PV measure is added, demonstrated by yellow or gray cells.
- All-electric “HS” HVAC and SHW option with additional efficiency measures can be adopted in CZs 1 and 3-5. Adding solar PV makes the package on-bill cost-effective on at least one metric marked as yellow cells..
- Packages labeled as “TBD” may or may not be cost-effective but are likely to be compliant in the future with modeling input and/or software updates.

**Table 19. Cost-effectiveness and Compliance Summary – Quick-Service Restaurant (without cooking electrification)**

CZ	Utility	Mixed Fuel	All-electric "HS" (HVAC+SHW)			
		EE	Code Min	EE	EE + LF	EE + PV
cz01	PG&E	16%	-	6%	16%	6%
cz02	PG&E	6%	-	TBD	TBD	TBD
cz03	PG&E	18%	-	8%	13%	8%
cz04	PG&E	16%	-	5%	8%	5%
cz04-2	CPAU	16%	-	5%	8%	5%
cz05	PG&E	18%	-	8%	15%	8%
cz05-2	SCG	18%	-	8%	15%	8%
cz06	SCE	16%	-	3%	6%	3%
cz07	SDG&E	21%	-	9%	13%	9%
cz08	SCE	TBD	-	-	-	-
cz09	SCE	TBD	-	TBD	TBD	TBD
cz10	SDG&E	TBD	-	-	-	-
cz10-2	SCE	TBD	-	-	-	-
cz11	PG&E	TBD	-	TBD	TBD	TBD
cz12	PG&E	TBD	-	TBD	TBD	TBD
cz12-2	SMUD	TBD	-	TBD	TBD	TBD
cz13	PG&E	7%	-	TBD	TBD	TBD
cz14	SDG&E	TBD	-	TBD	TBD	TBD
cz14-2	SCE	TBD	-	TBD	TBD	TBD
cz15	SCE	TBD	-	TBD	TBD	TBD
cz16	PG&E	TBD	-	-	TBD	-

**KEY**

<b>Cell Color</b>	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective
	Not compliant nor cost effective
<b>Cell Value</b>	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches
TBD	Likely to comply with future modeling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

The Reach Code Team analyzed a completely all-electric package including cooking appliances, results shown in Table 20, which show compliance in many climate zones with added efficiency and load flexibility. Remaining CZs are “TBD”, except climate zone 16, which comply on either one of the Manual or Software output approaches currently and are likely to show compliance with future modeling updates. However, the all-electric package is cost-effective in CZ4 CPAU territory only and very close to being cost-effective in SMUD territory. Cooking electrification is expensive and challenging to show cost-effective.



**Table 20. Cost-effectiveness and Compliance Summary – Quick-Service Restaurant (with cooking electrification)**

CZ	Utility	All-electric		
		Code Min	EE	EE + LF
cz01	PG&E	-	6%	15%
cz02	PG&E	-	TBD	2%
cz03	PG&E	-	10%	14%
cz04	PG&E	-	8%	10%
cz04-2	CPAU	-	8%	10%
cz05	PG&E	-	10%	17%
cz05-2	SCG	-	10%	17%
cz06	SCE	-	6%	10%
cz07	SDG&E	-	11%	14%
cz08	SCE	-	TBD	TBD
cz09	SCE	-	TBD	TBD
cz10	SDG&E	-	TBD	TBD
cz10-2	SCE	-	TBD	TBD
cz11	PG&E	-	TBD	0%
cz12	PG&E	-	TBD	TBD
cz12-2	SMUD	-	TBD	TBD
cz13	PG&E	-	TBD	TBD
cz14	SDG&E	-	TBD	TBD
cz14-2	SCE	-	TBD	TBD
cz15	SCE	-	TBD	2%
cz16	PG&E	-	-	-

**KEY**

Cell Color	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective
	Not compliant nor cost effective
Cell Value	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches
TBD	Likely to comply with future modeling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

## 5.4 Small Hotel

The Team analyzed EE package over mixed fuel baseline and three electrification packages - Code Min, EE, EE+PV, with results in Table 21.

- Results support reach code adoption for energy efficiency measures over mixed fuel baseline, also known as “Electric-Preferred” reach code pathway with 2-5% compliance margin.
- All-electric packages with efficiency measures and/or solar PV in most CZs are cost-effective and likely to be compliant in future with modeling and/or software version updates. Some climate zones are compliant currently across either one of the Manual or Software output approaches.
- All all-electric scenarios are labeled as “TBD” because 36% of conditioned floor area is nonresidential space and has the same system type limitation as Medium Office (see Section 5.1). Hence, the Small Hotel will be re-evaluated as well with a central heat pump boiler system instead of electric resistance VAV system in early 2023. The current results show compliance on either one of the Manual or Software output approaches in some climate zones with efficiency measures and solar PV, still labeled as “TBD” until the software inconsistencies are resolved.

**Table 21. Cost-effectiveness and Compliance Summary – Small Hotel.**

CZ	Utility	Mixed Fuel	All-electric		
		EE	Code Min	EE	EE + PV
cz01	PG&E	5%	TBD	TBD	TBD
cz02	PG&E	4%	TBD	TBD	TBD
cz03	PG&E	5%	TBD	TBD	TBD
cz04	PG&E	5%	TBD	TBD	TBD
cz04-2	CPAU	5%	TBD	TBD	TBD
cz05	PG&E	5%	TBD	TBD	TBD
cz05-2	SCG	5%	TBD	TBD	TBD
cz06	SCE	5%	TBD	TBD	TBD
cz07	SDG&E	4%	TBD	TBD	TBD
cz08	SCE	5%	TBD	TBD	TBD
cz09	SCE	5%	TBD	TBD	TBD
cz10	SDG&E	5%	TBD	TBD	TBD
cz10-2	SCE	5%	TBD	TBD	TBD
cz11	PG&E	3%	TBD	TBD	TBD
cz12	PG&E	4%	TBD	TBD	TBD
cz12-2	SMUD	4%	TBD	TBD	TBD
cz13	PG&E	3%	TBD	TBD	TBD
cz14	SDG&E	4%	TBD	TBD	TBD
cz14-2	SCE	4%	TBD	TBD	TBD
cz15	SCE	5%	TBD	TBD	TBD
cz16	PG&E	2%	TBD	TBD	TBD

**KEY**

Cell Color	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective





	Not compliant nor cost effective
<b>Cell Value</b>	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches
TBD	Likely to comply with future modeling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

The Team analyzed an additional scenario that proposes PTHP compared to the same SZAC mixed fuel baseline model, results shown in Table 22. Though PTHP is a much cheaper alternative than SZHP, it is not compliant by itself.

**Table 22. Cost-effectiveness and Compliance Summary – Small Hotel (PTHP)**

CZ	Utility	All-electric Code Min (PTHP)
cz01	PG&E	-
cz02	PG&E	-
cz03	PG&E	-
cz04	PG&E	-
cz04-2	CPAU	-
cz05	PG&E	-
cz05-2	SCG	-
cz06	SCE	-
cz07	SDG&E	TBD
cz08	SCE	TBD
cz09	SCE	TBD
cz10	SDG&E	-
cz10-2	SCE	-
cz11	PG&E	-
cz12	PG&E	-
cz12-2	SMUD	-
cz13	PG&E	-
cz14	SDG&E	-
cz14-2	SCE	-
cz15	SCE	-
cz16	PG&E	-

**KEY**

<b>Cell Color</b>	
	Cost effective on both TDV/On-Bill metrics
	Cost effective on either TDV/On-Bill metrics
	Compliant, not cost effective
	Not compliant nor cost effective
<b>Cell Value</b>	
X%	EffTDV Compliance Margin percentages (Lowest common) Compliant on both Manual and Software output approaches

TBD	Likely to comply with future modelling updates or software versions, maybe compliant on either Manual or Software output approach presently
-	Not compliant on either approach

## 6 Conclusions

The Reach Code Team developed a variety of packages involving fuel substitution, energy efficiency, load flexibility, and solar PV, simulated them in building modeling software, and gathered costs to determine the cost-effectiveness of multiple scenarios. The Team coordinated with multiple utilities, cities, and building community experts to develop a set of assumptions considered reasonable in the current market. Changing assumptions, such as the period of analysis, measure selection, fuel costs, other costs, energy escalation rates, software or utility tariffs may change the results.

These results, including the attached Reach Code Results Workbook, indicate all-electric packages are capable of achieving the greatest GHG savings as compared to mixed-fuel buildings, see Appendix 8.5. Jurisdictions may adopt a variety of reach codes such as “Energy Efficiency”, “Electric-Preferred”, “All-Electric” or “All-Electric + Efficiency.” In summary:

- The Reach Code Team has identified a cost-effective and code compliant energy efficiency measure package for most prototypes and climate zones analyzed, which supports an “Electric-Preferred” and/or “Energy Efficiency” reach code pathways for jurisdictions.
- “All-Electric” reach codes are feasible for all building types and climate zones when Part 11 is modified, including some exceptions.
  - All-electric HVAC consisting of packaged single zone systems, including rooftop units in the Medium Retail and Quick-Service Restaurant, and single zone heat pumps in the Small Hotel guest rooms, are widely shown to be cost-effective and energy code compliant, with exceptions in CZs 1 and 16.
  - All-electric SHW systems have a prescriptive pathway for all building types and have not been shown to be an impediment to cost-effectiveness or energy code compliance of all-electric packages in this study.
  - All-electric laundry in the Small Hotel can be cost-effective with added energy efficiency and additional solar PV than required prescriptively by 2022 Title 24 code.
  - Medium Office all-electric packages are cost-effective with energy efficiency and load flexibility measures, but not code compliant due to the use of electric resistance VAV reheat systems. The Small Hotel faces a similar issue for its smaller nonresidential area HVAC systems in some climate zones. This indicates that further efficiency measures would need to be added to achieve energy code compliance which may not be cost-effective. As described in Sections 5.1 and 5.4, modeling limitations impacted the code compliance results for the medium office and nonresidential portion of the small hotel. These prototypes will be re-evaluated using a more appropriate central heat pump boiler HVAC system, likely available in compliance software in early 2023. In the meantime, jurisdictions can choose to exempt building systems that do not have a prescriptive compliance pathway in the energy code. See Berkeley’s all-electric ordinance (Berkeley 2019) section 12.80.040.A Exception 1 for an example.
- Commercial kitchen electrification is challenging to design cost-effectively currently. These results align with a previous study focusing on restaurants (Statewide IOU Team 2022). Jurisdictions may choose to exempt cooking appliances until cost-effectiveness factors improve. See Menlo Park’s ordinance (Menlo Park 2019) 100.0(e)2.A Exception 4 for an example.
- For the Medium Retail prototype in CZs 2 to 15, there is already a prescriptive pathway to comply with packaged single zone heat pumps in smaller (<240 kBtuh) thermal zones. This study supports an “All-Electric + Efficiency” reach code pathway for many climates. However, mixed-fuel scenarios with SZAC and gas furnaces for larger (>240 kBtuh) thermal zones are challenging to show cost-effectiveness and/or code compliance, except for climate zones 7 and 9, when including efficiency measures.

Further discussion is required at the jurisdiction and community members to review results and determine appropriate reach code pathways. Please refer to the limitations of this study, described in Section 2.5, while using them to inform reach code policies. Of note:

- The Team employed several CBECC ruleset modifications to support achieving cost-effective packages, especially load flexibility measures. Ruleset modifications cannot be used by the building industry for code compliance without supporting justification or alternate methods. Where jurisdictions want to encourage the adoption of Load Flexibility measures through modeling estimates, the Reach Code Team can support cities and building applicants by providing modeling approximations that may achieve similar energy and compliance total impacts, in coordination with the Energy Commission. For example, for the Demand Response Lighting measure, the Team may be able to share a TDV/ft<sup>2</sup> impact of the measure in that climate zone or provide guidance to the building applicant's energy consultant on appropriate modeling and documentation.
- Results are predominantly based on the code compliance metrics that are manually calculated based on the mixed fuel baseline model and not the standard design model assumed by the current software version. The Team also provided software reported compliance metrics in the workbook for reference. The Team is in communication with software development team to resolve differences in future iterations of this study and the software and improve code compliance reporting.

Even considering the limitations, this study has identified a set of reach code pathways for all climate zones, and jurisdictions have broad discretion on how to interpret the study's findings. Jurisdictions can adopt reach codes requiring energy efficiency via a Title 24 Part 6 local amendment, or electrification via a Title 24 Part 11 (or municipal code) amendment, or both. Jurisdictions may choose to except particular building systems from certain reach codes pathways.

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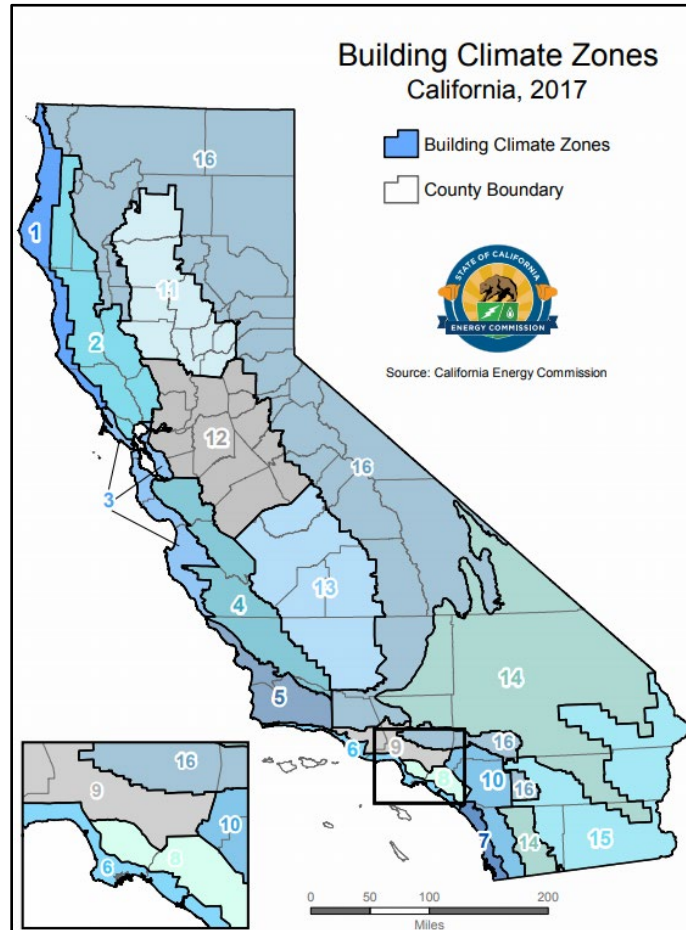
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## 8 Appendices

### 8.1 Map of California CZs

Climate Zone geographical boundaries are depicted in Figure 5 below. An interactive GIS location based map and zip-code based search directory is available at: [Climate Zone tool, maps, and information supporting the California Energy Code](#)

Figure 5. Map of California CZs



## 8.2 Utility Rate Schedules

The Reach Codes Team used the IOU and POU rates depicted in to determine the On-Bill savings for each prototype.

**Table 23. Utility Tariffs Analyzed Based on CZ – Detailed View**

CZs	Utility	Electric Rate (Time of Use)				Gas Rate
		Medium Office	Medium Retail	QSR	Small Hotel	All Prototypes
CZ01	PG&E	B-10	B-1	B-1	B-1 or B-10	G-NR1
CZ02	PG&E	B-10	B-1 or B-10	B-1 or B-10	B-1 or B-10	G-NR1
CZ03	PG&E	B-10	B-1	B-1	B-1 or B-10	G-NR1
CZ04	PG&E	B-10	B-1 or B-10	B-1 or B-10	B-1 or B-10	G-NR1
CZ04-2	CPAU	E-2	E-2	E-2	E-2	G-2
CZ05	PG&E	B-10	B-1	B-1	B-1 or B-10	G-NR1
CZ05-2	SCG	B-10	B-1	B-1	B-1 or B-10	G-10 (GN-10)
CZ06	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2	G-10 (GN-10)
CZ07	SDG&E	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	GN-3
CZ08	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2	G-10 (GN-10)
CZ09	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2	G-10 (GN-10)
CZ10	SDG&E	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	G-10 (GN-10)
CZ10-2	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2	GN-3
CZ11	PG&E	B-10	B-10	B-1 or B-10	B-10	G-NR1
CZ12	PG&E	B-10	B-1 or B-10	B-1 or B-10	B-10	G-NR1
CZ12-2	SMUD	CITS-1 (CI-TOD 1)	CITS-1 (CI-TOD 1)	CITS-1 (CI-TOD 1)	CITS-1	G-NR1
CZ13	PG&E	B-10	B-10	B-1 or B-10	B-10	G-NR1
CZ14	SDG&E	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	AL-TOU+EECC (AL-TOU)	G-10 (GN-10)
CZ14-2	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2 or TOU-GS-3	GN-3
CZ15	SCE	TOU-GS-2	TOU-GS-2	TOU-GS-2	TOU-GS-2	G-10 (GN-10)
CZ16	PG&E	B-10	B-1 or B-10	B-1 or B-10	B-1 or B-10	G-NR1

8.2.1 PG&E

Figure 6. PG&E Electric Schedule - B-1


	<b>Pacific Gas and Electric Company<sup>®</sup></b> U 39 San Francisco, California	Cancelling Revised Revised	Cal. P.U.C. Sheet No. 53377-E Cal. P.U.C. Sheet No. 52618-E
	<b>ELECTRIC SCHEDULE B-1</b> SMALL GENERAL SERVICE		Sheet 3
RATES: Total bundled service charges are calculated using the total rates shown below. Direct Access (DA) and Community Choice Aggregation (CCA) charges shall be calculated in accordance with the paragraph in this rate schedule titled Billing.			
<u>Total Bundled Time-of-Use Rates</u>		<u>B-1 Rates</u>	<u>B1-ST Rates</u> (T)
<u>Total Customer Charge Rates</u>			
Customer Charge Single-phase (\$ per meter per day)	\$0.32854		\$0.32854
Customer Charge Poly-phase (\$ per meter per day)	\$0.82138		\$0.82138
<u>Demand Charge (for B1-ST only)</u> Total Demand Rate (per metered kW/month assessed from 2:00 p.m. to 11:00 p.m. only)			
Summer	---		\$4.75 (I)
Winter	---		\$4.75 (I)
<u>Total TOU Energy Rates (\$ per kWh)</u>			
Peak Summer	\$0.38827	(I)	\$0.44884 (I)
Part-Peak Summer	\$0.33904	(I)	\$0.30754 (I)
Off-Peak Summer	\$0.31824	(I)	\$0.26021 (I)
Peak Winter	\$0.31285	(I)	\$0.35089 (I)
Partial-Peak Winter (for B1-ST only)	---		\$0.32139 (I)
Off-Peak Winter	\$0.29674	(I)	\$0.23234 (I)
Super Off-Peak Winter	\$0.28032	(I)	\$0.21592 (I)
<u>PDP Rates (Consecutive Day and Five-Hour Event Option)*</u>			
PDP Charges (\$ per kWh)			
All Usage During PDP Event	\$0.60		
PDP Credits			
Energy (\$ per kWh)			
Peak Summer	(\$0.05687)		
Part-Peak Summer	(\$0.01683)		
* See PDP Detail, section g, for corresponding reduction in PDP credits and charges if other option(s) elected.			
			(Continued)
Advice Decision	6603-E-A	Issued by <b>Robert S. Kenney</b> Vice President, Regulatory Affairs	Submitted Effective Resolution May 31, 2022 June 1, 2022

Figure 7. PG&E Electric Schedule - B-10


 U 39	<b>Pacific Gas and Electric Company<sup>®</sup></b> San Francisco, California	Cancelling	Revised	Cal. P.U.C. Sheet No.	53381-E
			Revised	Cal. P.U.C. Sheet No.	52969-E
<b>ELECTRIC SCHEDULE B-10</b> MEDIUM GENERAL DEMAND-METERED SERVICE				Sheet 3	
RATE:					
Total bundled service charges shown on customers' bills are unbundled according to the component rates shown below. Direct Access (DA) and Community Choice Aggregation (CCA) charges shall be calculated in accordance with the paragraph in this rate schedule titled Billing.					
<b>TOTAL BUNDLED TIME-OF-USE RATES</b>					(T)
		Secondary Voltage	Primary Voltage	Transmission Voltage	
<b>Total Customer Charge Rates</b>					
Customer Charge (\$ per meter per day)	\$6.42016	(I)	\$6.42016	(I)	\$6.42016 (I)
<b>Total Demand Rates (\$ per kW)</b>					
Summer	\$17.47	(I)	\$17.19	(I)	\$13.66 (I)
Winter	\$17.47	(I)	\$17.19	(I)	\$13.66 (I)
<b>Total Energy Rates (\$ per kWh)</b>					
Peak Summer	\$0.31411	(I)	\$0.29823	(I)	\$0.23025 (I)
Part-Peak Summer	\$0.25242	(I)	\$0.23993	(I)	\$0.17351 (I)
Off-Peak Summer	\$0.21985	(I)	\$0.20909	(I)	\$0.14344 (I)
Peak Winter	\$0.23784	(I)	\$0.22538	(I)	\$0.17720 (I)
Off-Peak Winter	\$0.20236	(I)	\$0.19174	(I)	\$0.14436 (I)
Super Off-Peak Winter	\$0.16802	(I)	\$0.15540	(I)	\$0.10802 (I)
<b>PDP Rates (Consecutive Day and Five-Hour Event Option)</b>					
<b>PDP Charges (\$ per kWh)</b>					
All Usage During PDP Event	\$0.90		\$0.90		\$0.90
<b>PDP Credits Energy (\$ per kWh)</b>					
Peak Summer	(\$0.07825)		(\$0.07825)		(\$0.07825)
Part-Peak Summer	(\$0.02710)		(\$0.02710)		(\$0.02710)
* See PDP Details, section g, for corresponding reduction in PDP credits and charges if other option(s) elected.					
					(Continued)
Advice Decision	6603-E-A	Issued by <b>Robert S. Kenney</b> Vice President, Regulatory Affairs		Submitted Effective Resolution	May 31, 2022 June 1, 2022

Figure 8. PG&E Gas Schedule – G-NR1

**Core Commercial Gas Rates**

Rates below are effective October 1, 2022, through October 31, 2022.

**Small Commercial: Schedule G-NR1** (Usage less than 20,800 therms per month)\*

	HIGHEST AVERAGE DAILY USAGE**				
	0 - 5.0 THERMS	5.1 - 16.0 THERMS	16.1 - 41.0 THERMS	41.1 - 123.0 THERMS	123.1 & UP THERMS
Customer Charge (per day)	\$0.27048	\$0.52106	\$0.95482	\$1.66489	\$2.14936
		PER THERM			
		SUMMER		WINTER	
		FIRST 4,000 THERMS	EXCESS THERMS	FIRST 4,000 THERMS	EXCESS THERMS
Procurement Charge (per therm)		\$0.87890	\$0.87890	\$0.87890	\$0.87890
Transportation Charge (per therm)		\$0.93090	\$0.58273	\$1.09498	\$0.68545
<b>Total G-NR1 Schedule Charge <sup>1/</sup></b>		<b>\$1.80980</b>	<b>\$1.46163</b>	<b>\$1.97388</b>	<b>\$1.56435</b>
Cap-and-Trade Cost Exemption Credit <sup>2/</sup>		\$0.10235			
Schedule G-PPPS (Public Purpose Program Surcharge) <sup>1/</sup> (per therm)		\$0.06237	\$0.06237	\$0.06237	\$0.06237


\*Excluding months during which usage is less than 200 therms.

\*\*Based on customer's highest Average Daily Usage (ADU) determined from among the billing periods occurring within the last twelve months, including current billing period. PG&E calculates the ADU for each billing period by dividing the total usage by the number of days in the billing period.



8.2.2 SCE

Figure 9. SCE Electric Schedule – TOU-GS-1



**Southern California Edison**  
An Edison International Company  
Rosemead, California (U 338-E)

Revised Cal. PUC Sheet No. 74535-E  
Cancelling Revised Cal. PUC Sheet No. 73990-E

Schedule TOU-GS-1  
TIME-OF-USE  
GENERAL SERVICE  
(Continued)

Sheet 5

RATES (Continued)

Option D	Delivery Service								Generation*		
	Trans <sup>1</sup>	Distribn <sup>2</sup>	NSGC <sup>3</sup>	NDC <sup>4</sup>	PPPC <sup>5</sup>	WFC <sup>6</sup>	DWRA <sup>11</sup>	PUCRF <sup>7</sup>	Total <sup>8</sup>	UG <sup>9</sup>	DWREC <sup>10</sup>
<b>Energy Charge - \$/kWh</b>											
Summer Season On-Peak	(0.00039)	0.03298 (R)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.06625 (R)	0.11330 (I)	0.00000
Mid-Peak	(0.00039)	0.03298 (R)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.06625 (R)	0.10231 (I)	0.00000
Off-Peak	(0.00039)	0.01374 (I)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.04731 (I)	0.06705 (I)	0.00000
Winter Season											
Mid-Peak	(0.00039)	0.03298 (R)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.06625 (R)	0.10988 (I)	0.00000
Off-Peak	(0.00039)	0.01374 (I)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.04731 (I)	0.07551 (R)	0.00000
Super-Off-Peak	(0.00039)	0.00520 (R)	0.00967 (R)	0.00010	0.01845 (R)	0.00952	(0.00208)	0.00130	0.03877 (R)	0.05654 (R)	0.00000
<b>Fixed Recovery Charge - \$/kWh</b>											
Customer Charge - \$/day		0.498 (R)							0.498 (R)		
<b>Facilities Related Demand Charge - \$/kW</b>											
	3.51	13.16 (I)							16.67 (I)		
<b>Time Related Demand Charge - \$/kW</b>											
Summer Season On-Peak		3.80 (R)							3.80 (R)	15.97 (R)	
Winter Season											
Mid-peak - Weekdays (4-4pm)		0.00							0.00	4.90 (I)	
<b>Three-Phase Service - \$/day</b>											
		0.048 (I)							0.048 (I)		
<b>Voltage Discount, Energy - \$/kWh</b>											
From 2 kV to 50 kV	0.00000	0.00000 (R)							0.00000 (R)	(0.00945) (R)	
From 51 kV to 219 kV	0.00000	0.00000 (R)							0.00000 (R)	(0.00069) (R)	
220 kV and above	0.00000	(0.01943) (R)							(0.01943) (R)	(0.00002) (R)	
<b>Voltage Discount, Demand - \$/kW</b>											
Facilities Related											
From 2 kV to 50 kV	0.00	(0.26) (I)							(0.26) (I)		
Above 50 kV but below 220 kV	0.00	(5.78) (R)							(5.78) (R)		
At 220 kV	0.00	(13.16) (I)							(13.16) (I)		
<b>Voltage Discount, Summer On Peak Demand - \$/kW</b>											
From 2 kV to 50 kV		(0.08) (I)							(0.08) (I)	(0.20)	
Above 50 kV but below 220 kV		(1.44) (I)							(1.44) (I)	(0.47)	
At 220 kV		(1.44) (R)							(1.44) (R)	(0.47)	
<b>Voltage Disc, Winter Weekdays (4-4pm) Demand - \$/kW</b>											
From 2 kV to 50 kV		0.00							0.00	(0.20)	
Above 50 kV but below 220 kV		0.00							0.00	(0.47)	
At 220 kV		0.00							0.00	(0.47)	
<b>California Alternate Rates for Energy Discount - %</b>											
		100.00*							100.00*		
<b>California Climate Credit - \$/meter</b>											
		(59.00)							(59.00)		

\* Represents 100% of the discount percentage as shown in the applicable Special Condition of this Schedule.  
 \*\* The ongoing Competition Transition Charge (CTC) of \$(0.00015) per kWh is recovered in the UG component of Generation.  
 1 Trans = Transmission and the Transmission Owners Tariff Charge Adjustments (TOTCA) which are FERC approved. The TOTCA represents the Transmission Revenue Balancing Account Adjustment (TRBAA) of \$(0.00141) per kWh, Reliability Services Balancing Account Adjustment (RSBAA) of \$(0.00087) per kWh, and Transmission Access Charge Balancing Account Adjustment (TACBAA) of \$0.00189 per kWh  
 2 Distribn = Distribution  
 3 NSGC = New System Generation Charge  
 4 NDC = Nuclear Decommissioning Charge  
 5 PPPC = Public Purpose Programs Charge (includes California Alternate Rates for Energy Surcharge where applicable.)  
 6 WFC = Wildfire Fund Non-Bypassable Charge. The Wildfire Fund Non-Bypassable Charge supports the California Wildfire Fund and is not applicable to exempt Customers pursuant to D.19-10-056.  
 7 PUCRF = The PUC Reimbursement Fee is described in Schedule RF-E.  
 8 Total = Total Delivery Service rates are applicable to Bundled Service, Direct Access (DA) and Community Choice Aggregation Service (CCA Service) Customers, except DA and CCA Service Customers are not subject to the DWRBC rate component of this Schedule but instead pay the DWRBC as provided by Schedule DA-CRS or Schedule CCA-CRS.  
 9 Generation = The Generation rates are applicable only to Bundled Service Customers. See Special Condition below for PCIA recovery.  
 10 DWREC = Department of Water Resources (DWR) Energy Credit - For more information on the DWR Energy Credit, see the Billing Calculation Special Condition of this Schedule.  
 11 DWRA = A refund from the California Department of Water Resources (DWR) relating to the purchase of power during the 2000-2001 energy crisis.

(Continued)

<p>(To be inserted by utility)                  Advice <u>4864-E</u>                  Decision <u>22-08-001</u></p>	<p>Issued by  <b>Michael Backstrom</b>                  Vice President</p>	<p>(To be inserted by Cal. PUC)                  Date Submitted <u>Sep 15, 2022</u>                  Effective <u>Oct 1, 2022</u>                  Resolution _____</p>
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Figure 10. SCE Electric Schedule – TOU-GS-2



Southern California Edison  
Rosemead, California (U 338-E)

Revised Cal. PUC Sheet No. 74551-E  
Cancelling Revised Cal. PUC Sheet No. 74003-E

Schedule TOU-GS-2  
TIME-OF-USE - GENERAL SERVICE - DEMAND METERED

Sheet 4

(Continued)

RATES (Continued)

TOU Pricing	Option D / Option D-CPP	Delivery Service								Generation*		
		Trans <sup>1</sup>	Distrib <sup>2</sup>	NSGC <sup>3</sup>	NDC <sup>4</sup>	PPPC <sup>5</sup>	WFC <sup>6</sup>	DWRA <sup>11</sup>	PUCRF <sup>7</sup>	Total <sup>8</sup>	LGM <sup>9</sup>	DWREC <sup>10</sup>
Energy Charge - \$/kWh												
Summer Season - On-Peak	(0.00012)	0.01503 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04694 (R)	0.10001 (R)	0.00000	
Summer Season - Mid-Peak	(0.00012)	0.01433 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04694 (R)	0.09921 (R)	0.00000	
Summer Season - Off-Peak	(0.00012)	0.01403 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04634 (R)	0.09305 (R)	0.00000	
Winter Season - Mid-Peak	(0.00012)	0.01503 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04694 (R)	0.07345 (R)	0.00000	
Winter Season - Off-Peak	(0.00012)	0.01433 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04694 (R)	0.07339 (R)	0.00000	
Super-Off-Peak	(0.00012)	0.01359 (R)	0.00940 (R)	0.00010	0.01919 (R)	0.00062	(0.00200)	0.00130	0.04790 (R)	0.05079 (R)	0.00000	
Fixed Recovery Charge - \$/kWh									0.00089 (R)			
Customer Charge - \$/Meter/Month									199.75 (R)			
Facilities Related Demand Charge - \$/kW		5.14	16.40 (R)						21.62 (R)			
Time Related Demand Charge - \$/kW												
Summer Season - \$/kW												
Winter Season - \$/kW												
On-Peak			13.63 (R)						13.63 (R)	20.20 (R)		
Mid-peak - Weekdays (4-4pm)			2.20 (R)						2.20 (R)	5.30 (R)		
Single Phase Service - \$/Month												
Voltage Discount, Demand - \$/kW												
Facilities Related												
From 2 kV to 50 kV	0.00		(0.33) (R)						(0.33) (R)	0.00		
Above 50 kV but below 220 kV	0.00		(7.34) (R)						(7.34) (R)	0.00		
At 220 kV	0.00		(16.40) (R)						(16.40) (R)	0.00		
Voltage Discount, Summer On Peak - \$/kW												
From 2 kV to 50 kV	0.00		(0.27) (R)						(0.27) (R)	(0.48) (R)		
Above 50 kV but below 220 kV	0.00		(5.15) (R)						(5.15) (R)	(1.06) (R)		
At 220 kV	0.00		(13.63) (R)						(13.63) (R)	(1.07) (R)		
Voltage Discount, Winter Weekday Mid-Peak - \$/kW												
From 2 kV to 50 kV	0.00		(0.04) (R)						(0.04) (R)	(0.12) (R)		
Above 50 kV but below 220 kV	0.00		(0.83) (R)						(0.83) (R)	(0.28) (R)		
At 220 kV	0.00		(0.20) (R)						(0.20) (R)	(0.28) (R)		
Voltage Discount, Energy - \$/kWh												
From 2 kV to 50 kV	0.00000		(0.00205) (R)						(0.00205) (R)	(0.00391) (R)		
Above 50 kV but below 220 kV	0.00000		(0.00494) (R)						(0.00494) (R)	(0.00197) (R)		
At 220 kV	0.00000		(0.01314) (R)						(0.01314) (R)	(0.00199) (R)		
California Alternate Rates for Energy Discount - %			100.00*						100.00*			
TOU Option	\$/Meter/Month		35.83						35.83			
RTM			(59.00)						(59.00)			
California Climate Credit - \$/meter												
Option D-CPP												
CPP Event Energy Charge - \$/kWh										0.80000		
Summer CPP Non-Event Credit												
On-Peak Demand Credit - \$/kW										(6.85)		
Maximum Available Credit - \$/kW*											(20.20) (R)	
Summer (4-4pm)												

- \* Represents 100% of the discount percentage as shown in the applicable Special Condition of this Schedule.
- \*\* The ongoing Competition Transition Charge (CTC) of \$(0.00015) per kWh is recovered in the UG component of Generation. (R)
- \*\*\* The Maximum Available Credit is the capped credit amount for CPP Customers dual participating in other demand response programs.
- 1 Trans - Transmission and the Transmission Owners Tariff Charge Adjustments (TOTCA) which are FERC approved. The TOTCA represents the Transmission Revenue Balancing Account Adjustment (TRBAA) of \$(0.0141) per kWh, Reliability Services Balancing Account Adjustment (RSBAA) of \$(0.00060) per kWh, and Transmission Access Charge Balancing Account Adjustment (TACBAA) of \$0.00189 per kWh.
- 2 Distribn - Distribution
- 3 NSGC - New System Generation Charge
- 4 NDC - Nuclear Decommissioning Charge
- 5 PPPC - Public Purpose Programs Charge (Includes California Alternate Rates for Energy Surcharge where applicable.)
- 6 WFC - Wildfire Fund Non-Bypassable Charge. The Wildfire Fund Non-Bypassable Charge supports the California Wildfire Fund and is not applicable to exempt Customers pursuant to D.19-10-056.
- 7 PUCRF - The PUC Reimbursement Fee is described in Schedule RF-E.
- 8 Total - Total Delivery Service rates are applicable to Bundled Service, Direct Access (DA) and Community Choice Aggregation Service (CCA Service) Customers, except DA and CCA Service Customers are not subject to the DWRBC rate component of this Schedule but instead pay the DWRBC as provided by Schedule DA-CRS or Schedule CCA-CRS.
- 9 Generation - The Generation rates are applicable only to Bundled Service Customers. See Special Condition below for PCIA recovery.
- 10 DWREC - Department of Water Resources (DWR) Energy Credit - For more information on the DWR Energy Credit, see the Billing Calculation Special Condition of this Schedule.
- 11 DWRA - A refund from the California Department of Water Resources (DWR) relating to the purchase of power during the 2000-2001 energy crisis.

(Continued)

(To be inserted by utility)  
Advice 4864-E  
Decision 22-08-001

Issued by  
Michael Backstrom  
Vice President

(To be inserted by Cal. PUC)  
Date Submitted Sep 15, 2022  
Effective Oct 1, 2022  
Resolution \_\_\_\_\_

4C11

Figure 11. SCE Electric Schedule – TOU-GS-3



Southern California Edison  
Rosemead, California (U 338-E)

Revised  
Revised  
Cancelling

Cal. PUC Sheet No. 73208-E  
Cal. PUC Sheet No. 72721-E

Schedule TOU-GS-3  
TIME-OF-USE - GENERAL SERVICE - DEMAND METERED

Sheet 3

(Continued)

RATES (Continued)

	Delivery Service							Generation*		
	Trans <sup>1</sup>	Distribn <sup>2</sup>	NSGC <sup>3</sup>	NDC <sup>4</sup>	PPPC <sup>5</sup>	DWRBC <sup>6</sup>	PUCRF <sup>7</sup>	Total <sup>8</sup>	UG**	DWREC <sup>10</sup>
<b>Option D / Option D-CPP</b>										
Energy Charge - \$/Wh/Meter/Month										
Summer Season - On-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.10353 (I)	0.00000
Mid-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.09309 (I)	0.00000
Off-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.06120 (I)	0.00000
Winter Season										
Mid-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.06038 (I)	0.00000
Off-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.06747 (I)	0.00000
Super-Off-Peak	0.00095	0.00098 (I)	0.00888 (R)	0.00010	0.01771 (R)	0.00652	0.00130	0.04540 (R)	0.04329 (I)	0.00000
Customer Charge - \$/Meter/Month		496.98 (I)						496.98 (I)		
Demand Charge - \$/kW of Billing Demand/Meter/Month										
Facilities Related	5.65	13.29 (I)						18.94 (I)		
Time Related										
Summer Season - On-Peak		16.14 (I)						16.14 (I)	22.36 (I)	
Winter Season - Mid-Peak - Weekdays (4-9pm)		5.47 (I)						5.47 (I)	4.06 (I)	
Voltage Discount, Demand - \$/kW										
Facilities Related										
From 2 kV to 50 kV	0.00	(0.19) (I)						(0.19) (I)		
Above 50 kV but below 220 kV	0.00	(8.13) (I)						(8.13) (I)		
At 220 kV	0.00	(13.29) (I)						(13.29) (I)		
Voltage Discount, Summer On Peak and Winter Weekdays (4-9pm) Demand - \$/kW										
From 2 kV to 50 kV	0.00	(0.13) (I)						(0.13) (I)	(0.18) (I)	
Above 50 kV but below 220 kV	0.00	(3.93) (I)						(3.93) (I)	(0.47) (I)	
At 220 kV	0.00	(9.31) (I)						(9.31) (I)	(0.47) (I)	
Voltage Discount, Energy - \$/Wh										
From 2 kV to 50 kV	0.00000	(0.00013) (I)						(0.00013) (I)	(0.00104) (I)	
Above 50 kV but below 220 kV	0.00000	(0.00364) (I)						(0.00364) (I)	(0.00229) (I)	
At 220 kV	0.00000	(0.00870) (I)						(0.00870) (I)	(0.00250) (I)	
Power Factor Adjustment - \$/kVAR										
Greater than 50 kV		0.54						0.54		
50 kV or less		0.80						0.80		
California Alternate Rates for Energy Discount - %		100.00*						100.00*		
<b>Option D-CPP</b>										
CPP Event Energy Charge - \$/MWh									0.80000	
Summer CPP Non-Event Credit										(7.55)
On-Peak Demand Credit - \$/kW										
Maximum Available Credit - \$/kW**										(22.36) (I)
Summer Weekdays (4-9pm)										

\* Represents 100% of the discount percentage as shown in the applicable Special Condition of this Schedule.  
 \*\* The ongoing Competition Transition Charge (CTC) of \$(0.00015) per kWh is recovered in the UG component of Generation. (R)  
 \*\*\* The Maximum Available Credit is the capped credit amount for CPP Customers dual participating in other demand response programs  
 1 Trans = Transmission and the Transmission Owners Tariff Charge Adjustments (TOTCA) which are FERC approved. The TOTCA represents the Transmission Revenue Balancing Account Adjustment (TRBAA) of \$(0.00141) per kWh, Reliability Services Balancing Account Adjustment (RSBAA) of \$(0.00079) per kWh, and Transmission Access Charge Balancing Account Adjustment (TACBAA) of \$0.00315 per kWh.  
 2 Distribn = Distribution  
 3 NSGC = New System Generation Charge  
 4 NDC = Nuclear Decommissioning Charge  
 5 PPPC = Public Purpose Programs Charge (Including California Alternate Rates for Energy Surcharge where applicable.)  
 6 DWRBC = Department of Water Resources (DWR) Bond Charge. The DWR Bond Charge is the Wildfire Fund Non-Bypassable Charge which supports the California Wildfire Fund and is not applicable to exempt Customers pursuant to D.19-10-056.  
 7 PUCRF = The PUC Reimbursement Fee is described in Schedule RF-E.  
 8 Total = Total Delivery Service rates are applicable to Bundled Service, Direct Access (DA) and Community Choice Aggregation Service (CCA Service) Customers, except DA and CCA Service Customers are not subject to the DWRBC rate component of this Schedule but instead pay the DWRBC as provided by Schedule DA-CRS or Schedule CCA-CRS.  
 9 Generation = The Generation rates are applicable only to Bundled Service Customers. See Special Condition below for PCIA recovery.  
 10 DWREC = Department of Water Resources (DWR) Energy Credit - For more information on the DWR Energy Credit, see the Billing Calculation Special Condition of this Schedule.

(Continued)

(To be inserted by utility)  
Advice 4719-E  
Decision \_\_\_\_\_

Issued by  
Michael Backstrom  
Vice President

(To be inserted by Cal. PUC)  
Date Submitted Feb 15, 2022  
Effective Mar 1, 2022  
Resolution \_\_\_\_\_

8.2.3 SCG

Figure 12. SCG Gas Schedule – G-10

<p><b>SOUTHERN CALIFORNIA GAS COMPANY</b>                  LOS ANGELES, CALIFORNIA</p>	<p>Revised                  CANCELING Revised</p>	<p>CAL. P.U.C. SHEET NO. 46445-G                  CAL. P.U.C. SHEET NO. 46215-G                  43002-G</p>
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<p>Schedule No. G-10  <u>CORE COMMERCIAL AND INDUSTRIAL SERVICE</u>                  (Includes GN-10, GN-10C and GT-10 Rates)</p>	<p>Sheet 1</p>
---	----------------

APPLICABILITY

Applicable to core non-residential natural gas service, including both procurement service (GN rates) and transportation-only service (GT rates) including Core Aggregation Transportation (CAT). This schedule is also available to residential customers with separately metered service to common facilities (swimming pools, recreation rooms, saunas, spas, etc.) only and otherwise eligible for service under rates designated for GM-C, GM-CC, GM-BC, GM-BCC, GT-MC or GT-MBC, as appropriate, if so elected by the customer. Also applicable to service not provided under any other rate schedule. Pursuant to D.02-08-065, this schedule is not available to those electric generation, refinery, and enhanced oil recovery customers that are defined as ineligible for core service in Rule No. 23.B.

The California Alternate Rates for Energy (CARE) discount of 20%, reflected as a separate line item on the bill, is applicable to Nonprofit Group Living Facilities and Qualified Agricultural Employee Housing Facilities (migrant farmworker housing centers, privately owned employee housing, and agricultural employee housing operated by nonprofit entities) that meet the requirements for the CARE as set forth in Schedule No. G-CARE.

TERRITORY

Applicable throughout the service territory.

RATES

Customer Charge

Per meter, per day:

All customers except "Space Heating Only"	49.315¢
"Space Heating Only" customers:	
Beginning Dec. 1 through Mar. 31	\$1.48760
Beginning Apr. 1 through Nov. 30	None

(Continued)

<p>(TO BE INSERTED BY UTILITY)                  ADVICE LETTER NO. 4152                  DECISION NO. 98-07-068                  1011</p>	<p>ISSUED BY  <b>Lee Schavrien</b>                  Senior Vice President                  Regulatory Affairs</p>	<p>(TO BE INSERTED BY CAL. PUC)                  DATE FILED <u>Sep 30, 2010</u>                  EFFECTIVE <u>Oct 1, 2010</u>                  RESOLUTION NO. _____</p>
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**SOUTHERN CALIFORNIA GAS COMPANY** Revised CAL P.U.C. SHEET NO. 60204-G  
 LOS ANGELES, CALIFORNIA CANCELING Revised CAL P.U.C. SHEET NO. 60169-G

Schedule No. G-10 Sheet 2  
**CORE COMMERCIAL AND INDUSTRIAL SERVICE**  
(Includes GN-10, GN-10C and GT-10 Rates)  
 (Continued)

RATES (Continued)

All Procurement, Transmission, and Commodity Charges are billed per therm.

	<u>Tier I<sup>1/</sup></u>	<u>Tier II<sup>1/</sup></u>	<u>Tier III<sup>1/</sup></u>	
<b>GN-10:</b> <sup>4/</sup> Applicable to natural gas procurement service to non-residential core customers, including service not provided under any other rate schedule.				
Procurement Charge: <sup>2/</sup> G-CPNR .....	64.959¢	64.959¢	64.959¢	R,R,R
<u>Transmission Charge:</u> GPT-10 .....	<u>106.047¢</u>	<u>60.635¢</u>	<u>30.186¢</u>	
Commodity Charge: GN-10 .....	171.006¢	125.594¢	95.145¢	R,R,R
<b>GN-10C:</b> <sup>4/</sup> Core procurement service for previous non-residential transportation-only customers returning to core procurement service, including CAT customers with annual consumption over 50,000 therms, as further defined in Schedule No. G-CP.				
Procurement Charge: <sup>2/</sup> G-CPNRC .....	72.898¢	72.898¢	72.898¢	
<u>Transmission Charge:</u> GPT-10 .....	<u>106.047¢</u>	<u>60.635¢</u>	<u>30.186¢</u>	
Commodity Charge: GN-10C .....	178.945¢	133.533¢	103.084¢	
<b>GT-10:</b> <sup>4/</sup> Applicable to non-residential transportation-only service including CAT service, as set forth in Special Condition 13.				
Transmission Charge: GT-10 .....	106.047¢ <sup>3/</sup>	60.635¢ <sup>3/</sup>	30.186¢ <sup>3/</sup>	

<sup>1/</sup> Tier I rates are applicable for the first 250 therms used per month. Tier II rates are applicable for usage above Tier I quantities and up through 4,167 therms per month. Tier III rates are applicable for all usage above 4,167 therms per month. Under this schedule, the winter season shall be defined as December 1 through March 31 and the summer season as April 1 through November 30.

<sup>2/</sup> This charge is applicable for service to Utility Procurement Customers as shown in Schedule No. G-CP, in the manner approved by D.96-08-037, and subject to change monthly, as set forth in Special Condition 5.

<sup>3/</sup> These charges are equal to the core commodity rate less the following two components as approved in D.97-04-082: (1) the weighted average cost of gas; and (2) the core brokerage fee.

(Footnotes continue next page.)

(Continued)

(TO BE INSERTED BY UTILITY)  
 ADVICE LETTER NO. 6051  
 DECISION NO. 98-07-068


ISSUED BY  
**Dan Skopec**  
 Senior Vice President  
 Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)  
 SUBMITTED Oct 31, 2022  
 EFFECTIVE Nov 1, 2022  
 RESOLUTION NO. \_\_\_\_\_

208

8.2.4 SDG&E

Figure 13. SDG&E Electric Schedule – AL-TOU



San Diego Gas & Electric Company  
San Diego, California

Revised Cal. P.U.C. Sheet No. 35374-E  
 Canceling Revised Cal. P.U.C. Sheet No. 31333-E

**SCHEDULE AL-TOU** Sheet 2  
GENERAL SERVICE - TIME METERED

**RATES\***

Description – AL-TOU	Transm	Distr	PPP	ND	CTC	LGC	RS	TRAC	UDC Total
<b>Basic Service Fees</b>									
(\$/month)									
<u>0-500 kW</u>									
Secondary		199.35	I						199.35 I
Primary		53.75	I						53.75 I
Secondary Substation		18,717.35	I						18,717.35 I
Primary Substation		18,717.35	I						18,717.35 I
Transmission		289.91	I						289.91 I
<u>&gt; 500 kW</u>									
Secondary		766.91	I						766.91 I
Primary		63.95	I						63.95 I
Secondary Substation		18,717.35	I						18,717.35 I
Primary Substation		18,717.35	I						18,717.35 I
Transmission		1,159.95	I						1,159.95 I
<u>&gt; 12 MW</u>									
Secondary Substation		31,585.50	I						31,585.50 I
Primary Substation		31,644.17	I						31,644.17 I
<u>Trans. Multiple Bus</u>		3,000.00							3,000.00
<u>Distance Adjust. Fee</u>									
Secondary - OH		1.23							1.23
Secondary - UG		3.17							3.17
Primary - OH		1.22							1.22
Primary - UG		3.13							3.13

(Continued)

2C7

Advice Ltr. No. 3855-E

Decision No. 21-07-010

Issued by  
**Dan Skopec**  
 Vice President  
 Regulatory Affairs

Submitted Sep 30, 2021

Effective Nov 1, 2021

Resolution No. \_\_\_\_\_





San Diego Gas & Electric Company  
 San Diego, California

Revised Cal. P.U.C. Sheet No. 36350-E

Canceling Revised Cal. P.U.C. Sheet No. 35768-E

**SCHEDULE AL-TOU**  
GENERAL SERVICE - TIME METERED

Sheet 3

**RATES\* (Continued)**

Description – AL-TOU	Transm	Distr	PPP	ND	CTC	LGC	RS	TRAC	UDC Total
<b>Demand Charges (\$/kW)</b>									
<u>Non-Coincident</u>									
Secondary	18.63	12.69	I		0.00		0.00		31.32 I
Primary	18.00	12.62	I		0.00		0.00		30.62 I
Secondary Substation	18.63	0.23	I	0.52	0.37	I	0.00		19.75 I
Primary Substation	18.00	0.23	I	0.52	0.37	I	0.00		19.12 I
Transmission	17.93	0.23	I	0.52	0.37	I	0.00		19.05 I
<u>Maximum On-Peak</u>									
<u>Summer</u>									
Secondary	3.90	23.90	I						27.80 I
Primary	3.77	23.77	I						27.54 I
Secondary Substation	3.90	0.00							3.90
Primary Substation	3.77	0.00							3.77
Transmission	3.75	0.00							3.75
<u>Winter</u>									
Secondary	0.82	27.92	I						28.74 I
Primary	0.79	27.77	I						28.56 I
Secondary Substation	0.82	0.00							0.82
Primary Substation	0.79	0.00							0.79
Transmission	0.79	0.00							0.79
<u>Power Factor (\$/kvar)</u>									
Secondary		0.25							0.25
Primary		0.25							0.25
Secondary Substation		0.25							0.25
Primary Substation		0.25							0.25
Transmission		0.00							0.00

(Continued)

3C9  
 Advice Ltr. No. 4004-E  
 Decision No. 22-03-003

Issued by  
**Dan Skopec**  
 Vice President  
 Regulatory Affairs

Submitted May 16, 2022  
 Effective Jun 1, 2022  
 Resolution No. \_\_\_\_\_



San Diego Gas & Electric Company  
San Diego, California

Revised Cal. P.U.C. Sheet No. 36351-E

Canceling Revised Cal. P.U.C. Sheet No. 35769-E

**SCHEDULE AL-TOU**  
**GENERAL SERVICE - TIME METERED**

Sheet 4

RATES\* (Continued)

Description - AL-TOU	Transm	Distr	PPP	ND	CTC	LGC	RS	TRAC	UDC Total
<b>Energy Charges (\$/kWh)</b>									
<b>On-Peak - Summer</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
<b>Off-Peak - Summer</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
<b>Super Off-Peak</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
<b>On-Peak - Winter</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
<b>Off-Peak - Winter</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
<b>Super Off-Peak</b>									
Secondary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Primary	(0.01745)	0.00132	I 0.01979	0.00007	0.00106	I 0.00289	I 0.00001		0.00769
Secondary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Primary Substation	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457
Transmission	(0.01745)	0.00068	I 0.01837	0.00007		0.00289	I 0.00001		0.00457

Notes: Transmission Energy charges include the Transmission Revenue Balancing Account Adjustment (TRBAA) of \$(0.00130) per kWh and the Transmission Access Charge Balancing Account Adjustment (TACBAA) of \$(0.01615) per kWh. The PPP rate is composed of Energy and Demand charges. For all voltage levels, the PPP Energy charges includes Low Income PPP rate (LI-PPP) \$0.01080/kWh, Non-low Income PPP rate (Non-LI-PPP) \$0.00300/kWh (pursuant to PU Code Section 399.8, the Non-LI-PPP rate may not exceed January 1, 2000 levels), Procurement Energy Efficiency Surcharge Rate of \$0.00477/kWh. For Secondary and Primary voltage levels, the PPP Energy charge also includes California Solar Initiative rate (CSI) of \$0.00000/kWh and Self-Generation Incentive Program rate (SGIP) \$ 0.00142 /kWh. For Secondary Substation, Primary Substation and Transmission voltage levels, the PPP rate includes Demand charges for CSI of \$0.00 /kW and SGIP of \$0.52 /kW.

\*These rates are not applicable to TOU Period Grandfathering Eligible Customer Generators, please refer to SC 20 for applicable rates.

(Continued)

4C8 Issued by Submitted May 16, 2022  
 Advice Ltr. No. 4004-E **Dan Skopec** Effective Jun 1, 2022  
 Vice President  
 Decision No. 22-03-003 Regulatory Affairs Resolution No. \_\_\_\_\_



Figure 14. SDG&E Electric Schedule - EECC



		<u>Revised</u>	Cal. P.U.C. Sheet No. _____	36409-E
San Diego Gas & Electric Company San Diego, California		Canceling	<u>Revised</u>	Cal. P.U.C. Sheet No. _____
<b>SCHEDULE EECC</b>		Sheet 5		
<u>ELECTRIC ENERGY COMMODITY COST</u>				
<u>Commodity Rates (Continued)</u>				
<u>Schedule A-TC</u>		<u>(\$/kWh)</u>		
Summer		0.08147		R
Winter		0.08147		R
<u>Schedule TOU-M</u>				
Summer				
On-Peak Energy		0.34164		R
Off-Peak Energy		0.11656		R
Super Off-Peak Energy		0.06544		R
Winter				
On-Peak Energy		0.13581		R
Off-Peak Energy		0.07640		R
Super Off-Peak Energy		0.05903		R
<u>Schedule OL-TOU</u>				
Summer				
On-Peak Energy		0.40931		R
Off-Peak Energy		0.13921		R
Super Off-Peak Energy		0.07661		R
Winter				
On-Peak Energy		0.16089		R
Off-Peak Energy		0.09017		R
Super Off-Peak Energy		0.06966		R
<u>Schedule AL-TOU</u>		<u>(\$/kW)</u>		
Maximum On-Peak Demand: Summer				
Secondary		12.18		R
Primary		12.12		R
Secondary Substation		12.18		R
Primary Substation		12.12		R
Transmission		11.60		R
Maximum On-Peak Demand: Winter				
Secondary				
Primary				
Secondary Substation				
Primary Substation				
Transmission				
On-Peak Energy: Summer		<u>(\$/kWh)</u>		
Secondary		0.17868		R
Primary		0.17782		R
Secondary Substation		0.17868		R
Primary Substation		0.17782		R
Transmission		0.17021		R
Off-Peak Energy: Summer				
Secondary		0.10423		R
Primary		0.10375		R
Secondary Substation		0.10423		R
Primary Substation		0.10375		R
Transmission		0.09933		R
Super Off-Peak Energy: Summer				
Secondary		0.09960		R
Primary		0.09927		R
Secondary Substation		0.09960		R
Primary Substation		0.09927		R
Transmission		0.09526		R
(Continued)				
5C8		Issued by		Submitted
Advice Ltr. No.	<u>4004-E</u>	<b>Dan Skopec</b>		<u>May 16, 2022</u>
		Vice President		Effective
		Regulatory Affairs		<u>Jun 1, 2022</u>
Decision No.	<u>22-03-003</u>			Resolution No. _____

Figure 15. SDG&E Gas Schedule – GN-3



San Diego Gas & Electric Company  
 San Diego, California

Revised Cal. P.U.C. Sheet No. 18445-G  
 Canceling Revised Cal. P.U.C. Sheet No. 18058-G

**SCHEDULE GN-3** Sheet 1

NATURAL GAS SERVICE FOR CORE NON-RESIDENTIAL CUSTOMERS  
 (Includes Rates for GN-3, GN-3C, GN-3/GTC and GN-3/GTCA)

**APPLICABILITY**

Applicable to core nonresidential natural gas service, including both procurement service and transportation-only service including Core Aggregation Transportation (CAT). Also applicable to service not provided under any other rate schedule. This schedule is not available to electric generation customers who generator's rated capacity exceeds one megawatt, refinery customers, and enhanced oil recovery customers, whose gas consumption exceeds 250,000 therms per year.

The GN-3 rate is applicable to natural gas procurement and transportation service to nonresidential core customers and to separately metered, common area use service to residential detached homes. This schedule is optionally available to customers with separately metered, common area use service to residential, multi-family accommodations, as defined in Rule 1.

The GN-3C cross-over rate is a core procurement service for previous transportation-only customers returning to core procurement service customers with annual consumption over 50,000 therms, as set forth in Special Condition 8.

The GN-3/GTC (GTC) and GN-3/GTCA (GTCA) rates are applicable to intrastate gas transportation-only services as set forth in Special Conditions 9-14.

Non-profit group living facilities taking service under this schedule may be eligible for a 20% low-income rate discount on their bill, if such facilities qualify to receive service under the terms and conditions of Schedule G-CARE.

Agricultural Employee Housing Facilities, as defined in Schedule G-CARE, may qualify for a 20% CARE discount on the bill if all eligibility criteria set forth in Form 142-4032 or Form 142-4035 is met.

**TERRITORY**

Within the entire territory served natural gas by the Utility.

<u>RATES</u>	<u>GN-3</u>	<u>GN-3-C</u>	<u>GTC/GTCA</u>
<u>Customer charges</u> , \$ per meter per month:	\$10.00	\$10.00	\$10.00

(Continued)

1C11

Advice Ltr. No. 1980-G

Decision No. \_\_\_\_\_

Issued by  
**Lee Schavrien**  
 Senior Vice President  
 Regulatory Affairs

Date Filed Oct 15, 2010

Effective Nov 14, 2010

Resolution No. \_\_\_\_\_



San Diego Gas & Electric Company  
 San Diego, California

Revised Cal. P.U.C. Sheet No. 26223-G

Canceling Revised Cal. P.U.C. Sheet No. 26210-G

**SCHEDULE GN-3**

Sheet 2

NATURAL GAS SERVICE FOR CORE NON-RESIDENTIAL CUSTOMERS  
 (Includes Rates for GN-3, GN-3C, GN-3/GTC and GN-3/GTCA)

RATES (continued)

Volumetric charges, \$ per therm:

	<u>GN-3</u>	<u>GN-3C</u>		<u>GTC/GTCA<sup>2</sup></u>
Procurement Charge (0 to 1,000)	\$0.65036	\$0.71790	R	N/A
<u>Transportation Charge</u>	<u>\$0.72856</u>	<u>\$0.72856</u>		<u>\$0.72858</u>
Total Charge	\$1.37892	\$1.44646	R	\$0.72858
Procurement Charge (1,001 to 21,000)	\$0.65036	\$0.71790	R	N/A
<u>Transportation Charge</u>	<u>\$0.48510</u>	<u>\$0.48510</u>		<u>\$0.48512</u>
Total Charge	\$1.13546	\$1.20300	R	\$0.48512
Procurement Charge (Over 21,000)	\$0.65036	\$0.71790	R	N/A
<u>Transportation Charge</u>	<u>\$0.41632</u>	<u>\$0.41632</u>		<u>\$0.41634</u>
Total Charge	\$1.06668	\$1.13422	R	\$0.41634

<sup>2</sup> The rates for core transportation-only customers, with the exception of customers taking service under Schedule GT-NGV, include any FERC Settlement Proceeds Memorandum Account (FSPMA) credit adjustments.

Standby Service Fee for GTC/GTCA Customers

Per decatherm \$10

This fee shall be assessed to customers only during curtailments of transportation services to firm noncore customers. This fee will apply only to the difference between the customer's nominations and their confirmed deliveries.

The customer's storage volumes, if available, may be used to offset the standby service fee. Revenues collected from this fee shall be credited to the Utility's Non-Margin Fixed Cost Account (NMFCA). Curtailments of standby services provided to core customers are described in Rule 14.

GTC/GTCA customers who receive service under this schedule shall also be eligible for standby services ahead of such services offered to noncore customers, including core subscription customers.

Billing adjustments may be necessary to reflect changes in volumes used in developing prior periods' transportation charges.

(Continued)

2C6  
 Advice Ltr. No. 3138-G  
 Decision No. \_\_\_\_\_

Issued by  
**Dan Skopec**  
 Senior Vice President  
 Regulatory Affairs

Submitted Nov 7, 2022  
 Effective Nov 10, 2022  
 Resolution No. \_\_\_\_\_

8.2.5 CPAU

Figure 16. CPAU Electric Schedule – E-2

**RESIDENTIAL MASTER-METERED AND SMALL NON-RESIDENTIAL ELECTRIC SERVICE**

UTILITY RATE SCHEDULE E-2

**A. APPLICABILITY:**

This Rate Schedule applies to the following Customers receiving Electric Service from the City of Palo Alto Utilities:

1. Small non-residential Customers receiving Non-Demand Metered Electric Service; and
2. Customers with Accounts at Master-Metered multi-family facilities.

**B. TERRITORY:**

This rate schedule applies everywhere the City of Palo Alto provides Electric Service.

**C. UNBUNDLED RATES:**

<u>Per kilowatt-hour (kWh)</u>	<u>Commodity</u>	<u>Distribution</u>	<u>Public Benefits</u>	<u>Total</u>
Summer Period	\$0.12151	\$0.09276	\$0.00469	\$0.21896
Winter Period	0.08715	0.06171	0.00469	0.15355
<u>Minimum Bill (\$/day)</u>				0.8777


**D. SPECIAL NOTES:**

1. **Calculation of Cost Components**  
 The actual bill amount is calculated based on the applicable rates in Section C above and adjusted for any applicable discounts, surcharges and/or taxes. On a Customer's bill statement, the bill amount may be broken down into appropriate components as calculated under Section C.
2. **Seasonal Rate Changes**  
 The Summer Period is effective May 1 to October 31 and the Winter Period is effective from November 1 to April 30. When the billing period includes use in both the Summer and the Winter Periods, the usage will be prorated based on the number of days in each seasonal period, and the charges based on the applicable rates therein. For further discussion of bill calculation and proration, refer to Rule and Regulation 11.

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**CITY OF PALO ALTO UTILITIES**  
 Issued by the City Council

Supersedes Sheet No E-2-1  
 dated 7-1-2019



CITY OF  
**PALO ALTO**  
 UTILITIES

Sheet No E-2-1  
 Effective 7-1-2022



Figure 17. CPAU Gas Schedule – G-2



**Monthly Gas  
Commodity & Volumetric Rates**

Your gas bill includes two charge types: 1) a service charge, and 2) a volumetric charge. The service charge for your gas service can be found on the appropriate rate schedule, which you can find in the following locations: [Residential Rate Schedules](#), and [Business Rate Schedules](#).

The volumetric charge depends on your consumption, and the rate varies monthly based on the current price of gas. The following tables show the volumetric rates (\$/Therm) for each gas rate schedule. The volumetric rates include a) a Commodity charge, which represents the cost of the gas, b) a Distribution rate, c) a Cap and Trade Compliance charge, a d) Carbon Offset Charge and e) a Transportation Charge. The Cap and Trade charge covers the cost of acquiring compliance instruments in California’s Cap and Trade program, and will change in response to market conditions, sales volumes, and the quantity of allowances required. The Transportation Charge is based on the current PG&E G-WSL rate for Palo Alto, accounting for delivery losses to the Customer’s Meter. Prior to November 1, 2016, it was included within the Distribution rate.

On September 15, 2014, Council adopted Resolution #9451 authorizing the City’s participation in a natural gas purchase from Municipal Gas Acquisition and Supply Corporation (MuniGas) for the City’s entire retail gas load for a period of at least 10 years. The MuniGas transaction includes a mechanism for municipal utilities to utilize their tax-exempt status to achieve a discount on the market price of gas. As of November 1, 2018, gas will begin flowing under this program, reducing the City’s gas commodity cost by about \$1 Million per year and saving gas customers approximately \$0.03 per Therm on the commodity portion of their bills.

These charges are shown on the left-hand side of the table below for information purposes, while the total volumetric rate (Commodity+ Distribution+ Cap and Trade Compliance+ Carbon Offset+ Transportation) is shown on the right-hand side of the table. To calculate your variable gas costs, apply the total rate to your consumption for each month. If you are a resident, note that your gas rate varies based on how much you consume (Tier 1 and Tier 2). For information on consumption tiers please refer to the [G-1 Residential Gas Service Rate Schedule](#).

If you have questions on your bill, please call the City of Palo Alto Utilities Customer Service Center at 650-329-2161.

Effective Date	Commodity Rate	Cap and Trade Compliance Charge	Transportation Charge	Carbon Offset Charge	Total Volumetric Rate			
					G-1 (Residential)		G-2 (Master Metered Multi-Family and Small Commercial)	G-3 (Large Commercial)
					Tier 1	Tier 2		
	per Therm	per Therm	per Therm	per Therm	per Therm	per Therm	per Therm	per Therm
3/1/22	0.5370	0.0486	0.15000	0.040	1.30460	2.12820	1.47040	1.46350
2/1/22	0.5360	0.0486	0.15000	0.040	1.30360	2.12720	1.46940	1.46250
1/1/22	0.7714	0.0486	0.15000	0.040	1.53900	2.36260	1.70480	1.69790
12/1/21	0.6321	0.0486	0.12274	0.040	1.37244	2.19604	1.53824	1.53134
11/1/21	0.7505	0.0486	0.12274	0.040	1.49084	2.31444	1.65664	1.64974
10/1/21	0.7175	0.0486	0.12274	0.040	1.45784	2.28144	1.62364	1.61674
9/1/21	0.5217	0.0486	0.12274	0.040	1.26204	2.08564	1.42784	1.42094
8/1/21	0.5492	0.0486	0.12274	0.040	1.28954	2.11314	1.45534	1.44844
7/1/21	0.4800	0.0486	0.12274	0.040	1.22034	2.04394	1.38614	1.37924
6/1/21	0.3982	0.0486	0.12214	0.040	1.11274	1.89714	1.27064	1.26404
5/1/21	0.3901	0.0486	0.12200	0.040	1.10450	1.88890	1.26240	1.25580
4/1/21	0.3375	0.0486	0.12200	0.040	1.05190	1.83630	1.20980	1.20320
3/1/21	0.3577	0.0486	0.12200	0.040	1.07210	1.85650	1.23000	1.22340

8.2.6 SMUD (Electric Only)

Figure 18. SMUD Electric Schedule – CITS-0/CITS-1

**Commercial & Industrial Time-of-Day  
 Rate Schedule CI-TOD1**

**C. Restructured Commercial & Industrial Time-of-Day Rates**

	Effective as of October 1, 2021	Effective as of March 1, 2022	Effective as of January 1, 2023
<b>CITS-0: C&amp;I Secondary 0-20 kW</b>			
<b>Non-Summer Season (October - May)</b>			
System Infrastructure Fixed Charge per month per meter	\$28.40	\$28.85	\$35.15
Maximum Demand Charge \$ per monthly max kW	\$0.000	\$0.000	\$0.000
<b>Electricity Usage Charge</b>			
Peak \$/kWh	\$0.1430	\$0.1451	\$0.1440
Off-Peak \$/kWh	\$0.1393	\$0.1414	\$0.1364
Off-Peak Saver \$/kWh	\$0.1373	\$0.1394	\$0.1323
<b>Summer Season (June - September)</b>			
System Infrastructure Fixed Charge per month per meter	\$28.40	\$28.85	\$35.15
Maximum Demand Charge \$ per monthly max kW	\$0.000	\$0.000	\$0.000
<b>Electricity Usage Charge</b>			
Peak \$/kWh	\$0.2355	\$0.2390	\$0.2554
Off-Peak \$/kWh	\$0.1331	\$0.1351	\$0.1349
<b>CITS-1: C&amp;I Secondary 21-299 kW</b>			
<b>Non-Summer Season (October - May)</b>			
System Infrastructure Fixed Charge per month per meter	\$88.05	\$89.35	\$158.30
Site Infrastructure Charge per 12 months max kW or contract capacity	\$7.930	\$8.049	\$7.568
<b>Electricity Usage Charge</b>			
Peak \$/kWh	\$0.1169	\$0.1187	\$0.1230
Off-Peak \$/kWh	\$0.1136	\$0.1153	\$0.1158
Off-Peak Saver \$/kWh	\$0.1078	\$0.1094	\$0.1030
<b>Summer Season (June - September)</b>			
System Infrastructure Fixed Charge per month per meter	\$88.05	\$89.35	\$158.30
Site Infrastructure Charge per 12 months max kW or contract capacity	\$7.930	\$8.049	\$7.568
Summer Peak Demand Charge \$ per monthly Peak max kW	\$1.680	\$1.705	\$3.468
<b>Electricity Usage Charge</b>			
Peak \$/kWh	\$0.1897	\$0.1925	\$0.1983
Off-Peak \$/kWh	\$0.1102	\$0.1119	\$0.1119

*New restructured commercial rates beyond 2023 are effective as shown in Section IX. Transition Schedule.*

**IV. Electricity Usage Surcharges**

Refer to the following rate schedules for details on these surcharges:

**A. Hydro Generation Adjustment (HGA).** Refer to Rate Schedule HGA.

**V. Rate Option Menu**

**A. Energy Assistance Program for Nonprofit Agencies.** Refer to Rate Schedule EAPR.

**B. Campus Rates.** Refer to Rate Schedule CB.

**C. Implementation of Energy Efficiency Program or Installation of New Solar/Photovoltaic or Storage Systems**

Customers who implement a SMUD-sponsored Energy Efficiency program or who install a SMUD-approved solar/photovoltaic or storage system to offset their on-site energy usage may request, in writing, within 30 days of the project completion and commissioning, an adjustment to their twelve month maximum demand based on the anticipated reduction in kW from the Energy Efficiency Project Worksheet. The adjusted twelve month maximum demand is valid for 12 months or until it is exceeded by actual maximum demand.

**SACRAMENTO MUNICIPAL UTILITY DISTRICT**  
 Resolution No. 21-09-06 adopted September 16, 2021

Sheet No. CI-TOD1-3  
 Effective: **September 17, 2021**  
 Edition: **September 17, 2021**

## 8.2.7 Escalation Rates

Utility rates are assumed to escalate over time, using assumptions from research conducted by Energy and Environmental Economics (E3) in Appendix 8.2. The 2019 study *Residential Building Electrification in California* (Energy + Environmental Economics 2019a) and escalation rates used in the development of the 2022 TDV multipliers

Table 24 below demonstrate the escalation rates used for nonresidential buildings. As stated by E3 in the TDV report, this latter assumption “does not presuppose specific new investments, changes in load and gas throughput, or other measures associated with complying with California’s climate policy goals” (i.e., business-as-usual is assumed).

**Table 24. Real Utility Rate Escalation Rate Assumptions Above Inflation**

	Source	Statewide Electric Nonresidential Average Rate (%/year, real)	Statewide Natural Gas Nonresidential Core Rate (%/year, real)
2023	E3 2019	2.0%	4.0%
2024	2022 TDV	0.7%	7.7%
2025	2022 TDV	0.5%	5.5%
2026	2022 TDV	0.7%	5.6%
2027	2022 TDV	0.2%	5.6%
2028	2022 TDV	0.6%	5.7%
2029	2022 TDV	0.7%	5.7%
2030	2022 TDV	0.6%	5.8%
2031	2022 TDV	0.6%	3.3%
2032	2022 TDV	0.6%	3.6%
2033	2022 TDV	0.6%	3.4%
2034	2022 TDV	0.6%	3.4%
2035	2022 TDV	0.6%	3.2%
2036	2022 TDV	0.6%	3.2%
2037	2022 TDV	0.6%	3.1%

## 8.3 HVAC and SHW System Cost Scalers

Table 25 shows the material and labor adjustment factors used to determine the costs.

**Table 25. Materials and Labor Adjustment Factors by Climate Zone**

	Materials	Labor
CZ 01	0.963	0.994
CZ 02	0.963	1.387
CZ 03	1.001	1.291
CZ 04	0.998	1.298
CZ 05	0.964	0.997
CZ 06	0.960	0.997
CZ 07	0.999	0.985
CZ 08	0.998	0.996
CZ 09	0.964	0.996
CZ 10	0.998	0.996
CZ 11	1.002	0.990
CZ 12	1.000	1.000

<b>CZ 13</b>	1.000	0.990
<b>CZ 14</b>	0.964	0.980
<b>CZ 15</b>	0.963	0.996
<b>CZ 16</b>	0.967	0.990

Table 26 shows the contractor markup values used to determine the costs.

**Table 26. Contractor Markup Values**

	Contractor 1	Contractor 2
<b>General Conditions and Overhead</b>	15%	20%
<b>Design and Engineering</b>	5%	10%
<b>Permit, testing and inspection</b>	5%	3%
<b>Contractor Profit/Market Factor</b>	10%	10%

## 8.4 Mixed Fuel Baseline Figures

**Table 27. Mixed Fuel Baseline Model – Medium Office**

Climate zone	Utility	Annual Electricity Consumption (kWh)	Annual Natural Gas Consumption (therms)	Total kTDV/ft2	Total TDV Compliance kTDV/ft2	Efficiency TDV Compliance kTDV/ft2	GHG Emissions tons/yr	Total TDV Compliance Margin	Proposed Elec Utility Cost	Proposed Gas Utility Cost
CZ01	PG&E	186,894	5,331	130	10	72	63	1	\$67,234	\$10,377
CZ02	PG&E	163,979	3,253	142	12	107	52	2	\$67,798	\$6,493
CZ03	PG&E	176,640	2,672	131	5	83	48	1	\$67,999	\$5,352
CZ04	PG&E	163,768	2,003	125	-2	107	46	1	\$68,366	\$4,093
CZ04-2	CPAU	163,768	2,003	125	-2	107	46	1	\$30,988	\$6,966
CZ05	PG&E	170,544	2,575	113	-8	76	46	1	\$66,040	\$5,156
CZ05-2	SCG	170,544	2,575	113	-8	76	46	1	\$66,040	\$4,242
CZ06	SCE	163,722	1,066	122	-7	76	39	0	\$76,817	\$1,980
CZ07	SDG&E	169,611	747	114	-9	76	38	0	\$120,127	\$1,150
CZ08	SCE	191,703	941	130	-2	76	41	1	\$83,752	\$1,763
CZ09	SCE	169,514	1,119	135	0	76	41	1	\$82,274	\$2,046
CZ10	SDG&E	185,682	1,445	141	10	76	45	2	\$134,646	\$2,113
CZ10-2	SCE	185,682	1,445	141	10	76	45	2	\$86,338	\$2,474
CZ11	PG&E	209,343	3,309	166	40	136	59	2	\$81,001	\$6,669
CZ12	PG&E	178,461	2,864	145	19	118	53	2	\$72,381	\$5,784
CZ12-2	SMUD	178,461	2,864	145	19	118	53	2	\$26,576	\$5,784
CZ13	PG&E	211,193	2,377	165	37	139	55	2	\$81,491	\$4,852
CZ14	SDG&E	156,689	3,058	147	13	139	52	3	\$128,390	\$4,337
CZ14-2	SCE	156,689	3,058	147	13	139	52	3	\$83,690	\$4,756
CZ15	SCE	209,720	662	161	32	139	47	2	\$101,041	\$1,311
CZ16	PG&E	177,562	5,799	127	9	94	67	4	\$68,281	\$11,409



Table 28. All-electric Baseline Model – Medium Retail

Climate zone	Utility	Annual Electricity Consumption (kWh)	Annual Natural Gas Consumption (therms)	Total kTDV/ft2	Total TDV Compliance kTDV/ft2	Efficiency TDV Compliance kTDV/ft2	GHG Emissions tons/yr	Total TDV Compliance Margin	Proposed Elec Utility Cost	Proposed Gas Utility Cost
CZ01	PG&E	138,367	0	192	110	162	28	-8	\$43,917	\$0
CZ02	PG&E	131,521	0	211	125	198	28	-15	\$50,499	\$0
CZ03	PG&E	112,237	0	176	91	156	25	-1	\$36,206	\$0
CZ04	PG&E	122,256	0	197	111	193	27	-5	\$47,522	\$0
CZ04-2	CPAU	122,256	0	197	111	193	27	-5	\$22,961	\$0
CZ05	PG&E	108,753	0	159	76	146	24	-8	\$35,179	\$0
CZ05-2	SCG	108,753	0	159	76	146	24	-8	\$35,179	\$0
CZ06	SCE	111,442	0	175	89	146	24	-8	\$42,572	\$0
CZ07	SDG&E	109,079	0	172	87	146	23	0	\$71,108	\$0
CZ08	SCE	129,105	0	196	107	146	26	-10	\$47,404	\$0
CZ09	SCE	123,673	0	193	105	146	26	-3	\$46,830	\$0
CZ10	SDG&E	114,235	0	174	87	146	25	4	\$77,903	\$0
CZ10-2	SCE	114,235	0	174	87	146	25	4	\$45,763	\$0
CZ11	PG&E	144,411	0	229	144	218	30	-6	\$54,592	\$0
CZ12	PG&E	141,639	0	221	136	211	30	-4	\$53,798	\$0
CZ12-2	SMUD	141,639	0	221	136	211	30	-4	\$21,079	\$0
CZ13	PG&E	153,371	0	244	158	236	32	-15	\$56,701	\$0
CZ14	SDG&E	145,499	0	223	135	236	31	-8	\$86,177	\$0
CZ14-2	SCE	145,499	0	223	135	236	31	-8	\$52,840	\$0
CZ15	SCE	146,092	0	244	158	236	29	-24	\$56,750	\$0
CZ16	PG&E	157,944	0	224	144	214	34	-31	\$57,190	\$0

**Table 29. Mixed Fuel Baseline Model – Quick-Service Restaurant**

Climate zone	Utility	Annual Electricity Consumption (kWh)	Annual Natural Gas Consumption (therms)	Total kTDV/ft2	Total TDV Compliance kTDV/ft2	Efficiency TDV Compliance kTDV/ft2	GHG Emissions tons/yr	Total TDV Compliance Margin	Proposed Elec Utility Cost	Proposed Gas Utility Cost
CZ01	PG&E	63,187	12,237	1,974	820	820	80	5	\$20,126	\$23,401
CZ02	PG&E	66,343	11,170	1,989	839	839	74	20	\$21,332	\$21,422
CZ03	PG&E	67,877	10,605	1,922	769	769	71	1	\$21,657	\$20,336
CZ04	PG&E	77,615	10,277	2,062	910	910	71	-4	\$24,931	\$19,725
CZ04-2	CPAU	77,615	10,277	2,062	910	910	71	-4	\$15,041	\$30,442
CZ05	PG&E	69,442	10,655	1,898	744	744	71	-2	\$22,105	\$20,416
CZ05-2	SCG	69,442	10,655	1,898	744	744	71	-2	\$22,105	\$14,924
CZ06	SCE	78,813	9,600	1,934	778	744	67	-1	\$19,698	\$13,599
CZ07	SDG&E	76,653	9,425	1,898	739	744	66	18	\$26,903	\$13,116
CZ08	SCE	77,418	9,554	1,948	792	744	66	28	\$20,356	\$13,542
CZ09	SCE	77,625	9,687	1,993	837	744	67	7	\$20,405	\$13,709
CZ10	SDG&E	81,897	9,907	2,032	877	744	69	26	\$31,166	\$13,782
CZ10-2	SCE	81,897	9,907	2,032	877	744	69	26	\$21,407	\$13,986
CZ11	PG&E	85,725	10,748	2,259	1,109	1,109	75	-12	\$27,885	\$20,664
CZ12	PG&E	74,131	10,726	2,080	928	928	72	2	\$24,000	\$20,605
CZ12-2	SMUD	74,131	10,726	2,080	928	928	72	2	\$11,272	\$20,605
CZ13	PG&E	88,060	10,441	2,240	1,089	1,089	73	-2	\$28,620	\$20,070
CZ14	SDG&E	87,498	10,655	2,251	1,097	1,089	74	-31	\$30,692	\$14,728
CZ14-2	SCE	87,498	10,655	2,251	1,097	1,089	74	-31	\$22,471	\$14,925
CZ15	SCE	118,353	9,194	2,444	1,289	1,089	71	-13	\$28,746	\$13,090
CZ16	PG&E	75,373	12,242	2,143	983	983	82	2	\$24,194	\$23,494

Table 30. Mixed Fuel Baseline Model – Small Hotel

Climate zone	Utility	Annual Electricity Consumption (kWh)	Annual Natural Gas Consumption (therms)	Total kTDV/ft2	Total TDV Compliance kTDV/ft2	Efficiency TDV Compliance kTDV/ft2	GHG Emissions tons/yr	Total TDV Compliance Margin	Proposed Elec Utility Cost	Proposed Gas Utility Cost
CZ01	PG&E	230,187	16,824	299	161	173	137	7	\$72,520	\$32,208
CZ02	PG&E	243,164	13,161	287	152	169	117	5	\$77,188	\$25,351
CZ03	PG&E	232,511	12,725	272	136	151	113	6	\$73,496	\$24,461
CZ04	PG&E	251,386	11,608	280	146	165	109	5	\$80,034	\$22,342
CZ04-2	CPAU	251,386	11,608	280	146	165	109	5	\$48,175	\$34,218
CZ05	PG&E	232,585	12,375	264	127	143	111	6	\$73,479	\$23,746
CZ05-2	SCG	232,585	12,375	264	127	143	111	6	\$73,479	\$17,084
CZ06	SCE	251,627	10,100	260	124	143	100	4	\$53,976	\$14,227
CZ07	SDG&E	250,625	9,977	257	120	143	100	3	\$77,312	\$13,878
CZ08	SCE	271,204	9,874	269	136	143	101	3	\$60,488	\$13,943
CZ09	SCE	265,607	10,246	273	140	143	103	4	\$60,896	\$14,411
CZ10	SDG&E	276,218	9,903	276	142	143	102	3	\$91,917	\$13,642
CZ10-2	SCE	276,218	9,903	276	142	143	102	3	\$63,534	\$13,980
CZ11	PG&E	285,482	12,457	315	179	197	118	4	\$82,170	\$24,172
CZ12	PG&E	263,561	11,890	293	158	176	112	2	\$76,104	\$23,029
CZ12-2	SMUD	263,561	11,890	293	158	176	112	2	\$34,853	\$23,029
CZ13	PG&E	293,124	11,309	310	175	193	113	1	\$84,632	\$21,924
CZ14	SDG&E	276,292	12,071	298	166	193	115	2	\$89,492	\$16,232
CZ14-2	SCE	276,292	12,071	298	166	193	115	2	\$63,611	\$16,703
CZ15	SCE	349,319	7,895	309	174	193	98	-4	\$78,507	\$11,458
CZ16	PG&E	228,611	17,363	310	170	195	142	9	\$72,664	\$33,471

## 8.5 GHG Savings Summary

This section shows the percent GHG savings for each package. GHG multipliers in CBECC software have utility emissions multipliers assigned only to each of the California’s sixteen climate zones, does not vary by utility within each zone. Individual utility assumptions may vary widely. In the Medium Office, the GHG emissions increases in all-electric package because the proposed all-electric system is electric resistance VAV system instead of a more efficient heat pump boiler system.

**Figure 19. Percentage GHG Savings – Medium Office**

CZ	Mixed Fuel	All-Electric		
	EE	Code Min	EE	EE + LF
cz01	0%	3%	4%	12%
cz02	1%	0%	1%	8%
cz03	1%	0%	1%	8%
cz04	2%	-1%	1%	7%
cz04-2	2%	-1%	1%	7%
cz05	1%	0%	2%	9%
cz05-2	1%	0%	2%	9%
cz06	2%	0%	2%	8%
cz07	3%	0%	3%	8%
cz08	3%	0%	2%	8%
cz09	2%	-1%	2%	7%
cz10	2%	-2%	0%	6%
cz11	1%	-3%	-1%	5%
cz12	1%	-2%	-1%	5%
cz13	2%	-3%	-1%	5%
cz14	2%	-4%	-2%	5%
cz15	3%	-1%	2%	7%
cz16	1%	1%	2%	7%

**Figure 20. Percentage GHG Savings – Medium Retail**

CZ	Utility	Mixed Fuel		All-Electric
		Code Min	EE	EE
cz01	PG&E	-4%	-2%	9%
cz02	PG&E	-21%	-13%	10%
cz03	PG&E	-18%	-8%	11%
cz04	PG&E	-14%	-5%	10%
cz05	PG&E	-15%	-5%	12%
cz06	SCE	-7%	4%	13%
cz07	SDG&E	-5%	7%	14%
cz08	SCE	-7%	4%	12%
cz09	SCE	-8%	3%	13%
cz10	SDG&E	-12%	-9%	3%
cz11	PG&E	-23%	-21%	2%

cz12	PG&E	-19%	-11%	9%
cz13	PG&E	-17%	-8%	10%
cz14	SDG&E	-15%	-5%	10%
cz15	SCE	-3%	0%	3%
cz16	PG&E	-34%	-33%	2%

**Figure 21. Percentage GHG Savings – Quick Service Restaurant**

CZ	Utility	Mixed Fuel	All-electric "HS" (HVAC+SHW)				All-electric	
		EE	Code Min	EE	EE + LF	EE + PV	Code Min	EE
cz01	PG&E	10%	21%	26%	28%	27%	47%	52%
cz02	PG&E	7%	16%	19%	21%	21%	45%	49%
cz03	PG&E	8%	14%	20%	22%	22%	45%	51%
cz04	PG&E	7%	12%	17%	19%	19%	43%	49%
cz05	PG&E	8%	14%	20%	22%	22%	45%	51%
cz06	SCE	7%	9%	15%	16%	17%	43%	48%
cz07	SDG&E	6%	8%	14%	15%	16%	43%	48%
cz08	SCE	4%	9%	12%	13%	14%	43%	46%
cz09	SCE	5%	9%	12%	13%	15%	43%	46%
cz10	SDG&E	5%	10%	13%	14%	15%	42%	46%
cz11	PG&E	6%	13%	17%	18%	18%	43%	46%
cz12	PG&E	6%	14%	17%	18%	19%	44%	48%
cz13	PG&E	6%	12%	15%	16%	17%	43%	46%
cz14	SDG&E	6%	13%	16%	17%	18%	42%	46%
cz15	SCE	4%	7%	9%	11%	12%	40%	42%
cz16	PG&E	8%	18%	23%	24%	24%	44%	49%

**Figure 22. Percentage GHG Savings – Small Hotel**

CZ	Utility	Mixed Fuel	All-Electric			All-Electric
		EE	Code Min	EE	EE + PV	Code Min (PTHP)
cz01	PG&E	13%	47%	48%	50%	47%
cz02	PG&E	11%	42%	44%	47%	43%
cz03	PG&E	12%	43%	45%	48%	43%
cz04	PG&E	11%	41%	44%	46%	42%
cz05	PG&E	11%	43%	45%	48%	43%
cz06	SCE	10%	41%	43%	46%	41%
cz07	SDG&E	10%	41%	43%	47%	41%

cz08	SCE	10%	40%	42%	46%	40%
cz09	SCE	10%	40%	42%	46%	40%
cz10	SDG&E	11%	37%	39%	43%	37%
cz11	PG&E	12%	39%	41%	43%	39%
cz12	PG&E	12%	38%	41%	43%	39%
cz13	PG&E	11%	37%	39%	42%	37%
cz14	SDG&E	12%	38%	40%	44%	38%
cz15	SCE	10%	33%	35%	40%	33%
cz16	PG&E	13%	43%	46%	48%	45%

## Get In Touch

The adoption of reach codes can differentiate jurisdictions as efficiency leaders and help accelerate the adoption of new equipment, technologies, code compliance, and energy savings strategies.

As part of the Statewide Codes & Standards Program, the Reach Codes Subprogram is a resource available to any local jurisdiction located throughout the state of California.

Our experts develop robust toolkits as well as provide specific technical assistance to local jurisdictions (cities and counties) considering adopting energy reach codes. These include cost-effectiveness research and analysis, model ordinance language and other code development and implementation tools, and specific technical assistance throughout the code adoption process.

If you are interested in finding out more about local energy reach codes, the Reach Code Team stands ready to assist jurisdictions at any stage of a reach code project.



Visit [LocalEnergyCodes.com](https://www.localenergycodes.com) to access our resources and sign up for newsletters.



Contact [info@localenergycodes.com](mailto:info@localenergycodes.com) for no-charge assistance from expert Reach Code advisors



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