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# Existing Buildings Energy Efficiency Action Plan

# DRAFT | March 2015



## **Abstract**

The Existing Buildings Energy Efficiency Action Plan provides a 10-year roadmap to activate market forces and transform California's existing residential, commercial, and public building stock into high performing and energy efficient buildings. The results of this effort will be accelerated growth of energy efficiency markets, more effective targeting and delivery of building upgrade services, improved quality of occupant and investor decisions, and vastly improved performance of California's buildings in service of those who own and occupy them. Equally important, this effort will deliver substantial energy savings and greenhouse gas emissions reductions, contributing to the collective goal of reducing the impacts of climate change while improving the resilience of the State's built environment and economy.

The Plan provides a comprehensive framework centered on five goals, each with an objective and a series of strategies to achieve it. Each strategy includes industry and/or government implementation partners.

The plan begins with strategies to enhance government leadership in energy and water efficiency. Public buildings leading by example, a new statewide large commercial benchmarking and disclosure program, local government innovations, and better energy codes for existing buildings are examples of these leadership strategies. The Plan then focuses on enabling improved decision making, high quality building upgrades, and increased financing options through access to reliable and actionable information. Easy, regular access to energy use data for building owners and their agents is a key tenet of this plan. Making efficiency project costs and savings information available to all market actors is another principal strategy. This roadmap articulates strategies to help consumers recognize the benefits and value of efficiency, supported by strategies that ensure the real estate and financial industries incorporate energy efficiency into property valuations. The Plan also

proposes strategies to ready the workforce to deliver high quality efficiency solutions on a larger scale.

The Plan will be implemented by building sector—single family, multifamily, small, medium and large commercial and public buildings—with priority activities identified for each sector.

**Keywords:** Assembly Bill 758, auditing, benchmarking, building retrofits, California, California Long-term Energy Efficiency Strategic Plan, commercial buildings, compliance, education and outreach, energy asset ratings, energy assessments, energy efficiency upgrades, energy performance, existing buildings, finance programs, green workforce development, greenhouse gas emissions, Integrated Energy Policy Report, marketing, multifamily buildings, nonresidential buildings, property valuation, public buildings, public leadership, residential buildings, retrocommissioning, Title 24, water efficiency.

## Message from Commissioner Andrew McAllister

As California contemplates how best to meet our goals for deep carbon emissions reductions—roughly 85% reduction from today's levels by 2050—it is clear that energy efficiency is central to whatever path we take. Pursuit of low-carbon energy sources will continue to drive system investments. In this regard, energy efficiency is special: at sufficient scale, it can mitigate the need for both fossil and renewable generation, thus increasing system flexibility and lowering costs of all potential scenarios. The attractiveness of energy efficiency as a resource, especially with demand response, is highlighted by the retirements of both the San Onofre Nuclear Generating Station and potentially some portion of the aging once-through-cooled gasfired coastal generation fleet. In his inauguration speech on January 5, 2015, Governor Brown set a goal to double the rate of efficiency savings in buildings in California through 2030, along with a transition toward clean, low-carbon fuels for space and water heating. We can and must create the conditions that drive greater deployment, by renewing and updating our commitment to intelligent delivery of efficiency technologies and services.

California is in an enviable position. Governor Brown is a longtime leader on issues of energy and environment. AB 758's author, Assemblymember Skinner, and many other legislators have together put in place a statutory foundation that enables bold efficiency policies. Californians continue to prioritize these issues, both through their votes and their personal choices. California is already one of the most efficient state economies in the U.S., with 41% less energy use per dollar of gross domestic product compared to the rest of the country<sup>1</sup>. Our innovation culture has developed and nurtured many clean energy technologies, practices and businesses. A diverse and growing portfolio of low- and zero-energy building retrofit projects provides concrete assurance of the possibilities within reach, today.

But California is not on a trajectory to meet the aggressive efficiency goals set in the 2008 Long-Term Energy Efficiency Strategic Plan. Buildings constructed last century—particularly those built between 1960 and 1990, and especially in inland communities—present clear opportunities to use energy more effectively. Voluntary adoption has only partially captured the potential for energy-efficient products and services in those buildings. Property owners and residents must be considered in their particular context, recognizing their constraints and helping them move ahead with well-conceived projects that both reduce energy consumption and improve their lives.

There are real, persistent barriers to action in existing building markets. Residents and building owners need simple access to understandable, reliable information, as well as consistent engagement with qualified service providers. Contractors confront high costs of customer acquisition as well as navigation of and compliance with state and local building codes. Investors, if they are to participate in this market, expect robust performance metrics—and must have access to the data needed to determine them. Any mandatory actions—if and when they are required by statute, code, or a local energy ordinance—ought to be manageable to implement and to provide clear value to the resident and building owner. The volume of future building upgrade projects will indicate how successfully these and other barriers have been addressed. Effective solutions will be those that provide true value for California's building owners and energy users; after all, demand begins with them.

We have a clear record of success in harvesting costeffective energy savings, through standards and the utility portfolios of ratepayer-funded efficiency programs. Direct utility procurement of efficiency may be another effective pathway for garnering efficiency potential; Southern California Edison has recently

<sup>&</sup>lt;sup>1</sup> Next10, 2014 California Green Innovation Index, Next10.org.

<sup>&</sup>lt;sup>2</sup> CPUC, California Long-Term Energy Efficiency Strategic Plan, 2018: <a href="https://www.cpuc.ca.gov/PUC/energy/Energy+Efficiency/eesp">www.cpuc.ca.gov/PUC/energy/Energy+Efficiency/eesp</a>.

agreed to procure energy efficiency as part of its "Preferred Resources Pilot." Going forward, this approach might complement the program portfolio model. The California Energy Commission and California Public Utilities Commission will continue to collaborate closely to ensure proper balance between mandatory codes and standards, utility procurement and voluntary initiatives.

As building code itself becomes more stringent and approaches Zero Net Energy (ZNE), the gap widens between code and the existing building stock. We must find ways to encourage and assist less-efficient buildings both to reach current codes and standards and to go beyond when possible. Efficiency ought to be attractive, straightforward to implement and routine across the marketplace—in each building improvement project and equipment replacement.

Contained in this Plan are a number of initiatives aimed at creating the conditions for market scale-up, including:

- Performance Benchmarking for Non-Residential Buildings. Understanding a building's energy usage, in relation both to others and to an objective standard, informs action. AB 1103 is the first step to create essential benchmarking service and reporting infrastructure. However, our longterm approach must cover many more buildings – not just those being transacted – and must better match the realities of the commercial building marketplace. United States cities including San Francisco, New York, Boston, Chicago and Seattle have adopted benchmarking programs. The State of California—large and diverse as it is—will build upon these experiences.
- Information to guide action and investment. Every consumer of energy deserves straightforward access to relevant information. Further, the marketplace and local governments need access to geographic-specific information to meet their business, planning and investment needs. A quickly growing array of third-party analytical tools, including many that leverage smartmeter functionality, can produce highquality, customer-specific intelligence at relatively low cost. Pervasive application of data analytics and other common-sense informational tools,

- provided either through utilities or direct-tocustomer, will allow the energy efficiency marketplace to ideate and grow, over time encouraging a shift toward informed behavior and well-targeted investment. Consumer protection must be enhanced as this marketplace grows.
- **Government leadership**. The State can lead by example, by proactively upgrading state buildings for high performance. Further, the energy agencies – primarily the California Energy Commission and California Public Utilities Commission – must continue to align to drive the collection, organization and management of data resources focused on energy and buildings, which are vital to track progress, ensure accountability, and inform policy and programs. Local governments have critical jurisdiction over buildings and land use, as well as the duty to respond to the needs of their residents. The State should partner with and support local jurisdictions developing innovative solutions to improve the energy performance of their communities.
- Collaboration. To dedicate resources effectively and achieve broad scale-up of energy efficiency, California seeks to align approaches wherever beneficial with the United States Department Of Energy (DOE) and with other states. For example California plans to leverage federally-funded tools for energy data exchange, benchmarking and building modeling. All implementation partners—utilities, contractors and architects, builders, owners and financiers—stand to benefit from such standardization: in this age of networks, such alignment helps ensure we are investing our limited resources where they are truly needed.

California's commitment to energy efficiency is unwavering. Our vision is of a land served by buildings that provide pleasant, comfortable and functional spaces without wasting energy. Innovation must reach each area of building energy services, preferably in an integrated fashion: lighting; shell; and heating, ventilating, and air conditioning technologies; plug loads; grid-responsiveness to both critical events and rate signals. Success will require muscular policy measures, implemented smartly and consistently. Working together, I am certain that we can develop a clear path forward to our collective low-carbon vision.

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# **Abbreviations and Acronyms**

ACEEE Conomy AIA American Council for an Energy-Efficient EOO Conomy AIA American Institute of Architects ARRA American Institute of Architects ARRA American Recovery and Reinvestment Act ARRA American Recovery and Reinvestment Act ASHRAE American Society of Heating, Refrigerating and Air Conditioning Engineers BEDES Building Energy Late Exchange Specification BEDES Building Efficiency Standards BEDES Building Efficiency Standards BEDES Building Efficiency Standards BPD Energy Performance District BOMA Building Owers and Managers Association BPI Building Standards Commission BPI Building Standards BEI Building Standards BEI Building Standards BEI Building Bergy Commission BPI Building Standards BEI Building Building Building Building Building Building Building Building Building	٨٥٢٢٢	American Council for an Engage Efficient	EDEE	Frietine Brildings Francy Efficiency
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POU Publicly Owned Utilities
PRC Public Resources Code

PV Photovoltaics

RCx Retrocommissioning
REN Regional Energy Network

RESNET Residential Energy Services Network

SCE Southern California Edison SDG&E San Diego Gas & Electric

SEEC Statewide Energy Efficiency Collaborative
SEED Standard Energy Efficiency Database

SEP Strategic Energy Plan

TDV Time Dependent Valuation

WAP Weatherization Assistance Program
WE&T Workforce Education and Training
WHPA Western HVAC Performance Alliance

WIB Workforce Investment Boards

ZNE Zero Net Energy

## **Executive Summary**

#### **Plan Purpose**

The Existing Buildings Energy Efficiency Action Plan (EBEE Action Plan) is required by Assembly Bill 758 (Skinner, Chapter 470, Statutes of 2009), which recognized the need for California to address climate change through reduced energy consumption in existing buildings.

The EBEE Action Plan provides a 10-year framework to focus state and local governments, the building, contracting industries, and real estate industries, financial market actors, and other key stakeholders on achieving much greater energy and water efficiency in existing residential, commercial and public buildings. The California Energy Commission intends to use its authority to the fullest extent, along with its strong partnership with the California Public Utilities Commission, to facilitate successful implementation of this Plan.

The EBEE Action Plan covers all existing buildings in the single-family, multifamily, commercial and public buildings sectors. The EBEE Action Plan is organized around five central goals and informed by a uniting vision for the future of California's existing buildings. Each of these goals and most of the strategies apply to all of the building sectors covered in the Plan.

#### Vision

Robust and sustainable efficiency markets deliver multiple benefits to building owners and occupants through improvements, investments and operation of existing homes, businesses, and public buildings.

Resulting in: Doubling of energy savings in California's buildings. This is equivalent to a 17% reduction in statewide building energy use in 2030 compared to projected levels of usage, and is realized by stimulating an \$8 billion/year efficiency marketplace.<sup>3</sup>

#### **Strategy Highlights**

The EBEE Action Plan provides a broad range of strategies to realize the above vision; the strategies are detailed in Chapter 3. Following are the five core goals and overall objectives that guide this Plan, with highlighted strategies that are particularly important.

## Goal 1. Proactive and informed government leadership in energy efficiency

Objective: Policies, initiatives and programs lead a long-term commitment to achieve energy efficiency at large scales.

# Nonresidential Energy Benchmarking and Disclosure (S 1.2)

- Required periodic benchmarking of commercial and multi-family buildings above 50,000 square feet in floor area.
- Energy use metrics reported via Energy Star Portfolio Manager.
- Builds on AB 1103 reporting infrastructure; significantly expands covered building population.
- Encourages ongoing performance monitoring and continuous commissioning.
- Public disclosure for each building at second reporting cycle; disclosure policy informs building market transactions.

## Modernize Assessments, Ratings, & Labels (S 1.3, 1.4)

Adopt minimum standards for residential and nonresidential performance assessments; modernize approaches for asset ratings and labels.

- Enable widespread use of third-party assessment tools for existing buildings.
- Adopt minimum performance certification for third-party tools and encourages their use.
- Make greater use of smart meter data and analytics.
- Reform HERS system as it applies to existing buildings (currently HERS II): simplify and clarify

<sup>&</sup>lt;sup>3</sup> Based on calculations identified in: "Energy Efficiency Financing in California". Harcourt Brown & Carey, July 2011. Appendix B, page 66.

while aligning with Public Resources Code Section 25942.

 Establish energy asset ratings as the primary vehicle to incorporate energy efficiency into real estate and financial property valuations.

#### Codes & Compliance (S 1.5)

- Clarify building energy code as it applies to existing buildings, including multifamily properties.
- Evaluate compliance rates and savings shortfall; incorporate findings into solutions.
- Reduce project compliance costs for consumers and local governments; harvest additional savings.

# Local Government Challenge Program (S 1.7)

Encourage local governments to implement innovative efficiency programs and gather relevant experience for wider application. Examples include:

- Aggressive efficiency for public buildings.
- Early implementation of nonresidential benchmarking and disclosure programs.
- Innovation in building permitting and code enforcement systems.
- Data-driven community-wide energy planning.
- Energy performance districts.

#### Existing Building Efficiency Collaborative (S 1.9)

A new collaboration led by the California Energy Commission (CEC) and California Public Utilities Commission (CPUC), with active engagement of industry stakeholders, will provide Plan implementation oversight. Coordination with other relevant agencies will occur when warranted.

- Coordinate and align policy between agencies (energy forecasting, energy programs, broader carbon policies).
- Provide oversight of Action Plan implementation, evaluation and tracking.
- Facilitate ongoing industry engagement.
- Collect and maintain data needed to evaluate Plan implementation; provide trend analyses.

#### **Goal 2. Data drives informed decisions**

Objective: Building owners and residents demand energy-efficiency services informed by the full range of information relevant to them.

#### Data Accessibility and Use (S 2.1)

Ensure the availability, ease of access and usability of energy consumption data in all sectors.

- Utilities map meters to buildings, consistent with whole building benchmarking.
- Adopt common data exchange protocols for energy use and building energy performance data; maintain utility tariffs in a machine-readable format on a public web site.
- Provide efficiency project cost and saving data to all market actors.
- Provide data for policy making and program targeting. Baselining and market tracking efforts utilize standardized data reporting systems.

## Consumer Focused Energy Efficiency, Program Design Enhancement (S2.2)

- Revamp efficiency program designs to better respond to customer needs and values, as well as industry practice.
- Understand and leverage key transaction events.
- Streamline processes to increase project participation.
- Institute periodic forums for industry and public
   e.g. CSI "Public Forum" model.
- Migrate to verified performance rather than "deemed" savings.
- Incorporate operations and behavior; deploy robust energy management tools.
- Collaborate between energy and water agencies, utilities, local governments, and partners.

## Goal 3. Building industry delivers innovation and performance

Objective: A robust and sustainable building industry drives and satisfies demand.

## Performance-Driven Industry and Programs (S 2.2, 3.2)

Focus California's approach on performance-based efficiency solutions.

- Explore and support monetization of energy savings, including through resource procurement.
- Facilitate long-term engagement by consumers; encourage innovative business approaches.
- Enable pervasive use of analytics to drive targeted improvements.

## High Performance Workforce, Education & Training (S3.3)

Support the development and employment of a high performance industry for every level of professional involved in energy efficiency transactions.

- Maintain high performance curriculum to increase efficiency-related knowledge, skills and abilities.
- Work with workforce investment and apprenticeship organizations to reach critical labor groups.
- Adopt minimum certification requirements for firms and workers in the major building sectors.
- Provide relevant training for real estate, financial, and appraiser communities.

## Goal 4. Californians recognize and benefit from the value of efficiency upgrades

Objective: Building values reflect energy performance and associated benefits.

# Targeted Marketing, Education, & Outreach (S 4.2)

Educate, motivate, and activate consumers to take action on energy efficiency with a comprehensive suite of targeted marketing, education, and outreach materials.

- Develop strategies that communicate value propositions to decision-makers.
- Obtain business and civic leader commitments; foster energy competitions.
- Leverage Energy Upgrade California.

## Goal 5. Solutions are accessible and affordable for all Californians

Objective: Efficiency is an integral part of routine transactions and readily financed

#### Affordability & Financing (S5)

Support a broad range of financial tools and expansion of products to attract self-sustaining private capital markets.

- Establish value proposition with real estate and finance industries.
- Complete and evaluate CPUC/California
   Alternative Energy and Advanced Transportation
   Financing Authority financing pilots.
- Leverage existing financing/refinancing tools, including PACE and EEM.

#### **Future Discussion and Evolution**

Over the next ten years, these strategies will be evaluated and refined as required to better support and ensure achieving the State's goals. Examples include:

- Move from disclosure/assessment to action.
- Evaluate other options to facilitate market implementation of efficiency at scale, including via utility resource procurement.
- New business models.
- Integrating societal and private value propositions.
- Align energy efficiency, distributed generation, and demand response efforts in existing buildings.
- Align water and energy policies for existing buildings.
- Assess and develop feasibility of zero net energy and near-zero-emission existing buildings.
- Track market; if necessary, move toward mandatory time-certain retrofits.

#### **Implementation**

This Plan aims to mobilize market-based activity in California such that the existing \$1.4 billion in annual ratepayer-funded programs is leveraged to activate sufficient private capital to reach an annual investment of at least \$8 billion per year needed to significantly increase the scale of energy efficiency projects

statewide. The majority of government-led activities in this Plan can be funded with existing resources and staffing levels. Financing to cover some new implementation costs, for example those to build and maintain certain data infrastructure (S2.1.8-9), and resources for local government innovation (S1.7), will need to be identified.

The Plan strategies are organized here by crosscutting goals; however implementation must proceed to match the priorities, needs, and stakeholders for each building sector. Periodic assessment of implementation progress will inform each biennial Integrated Energy Policy Report, with new and updated strategies to be proposed as needed.



Chapter I. Introduction

## Overview

"When we think about California's future, no long term liability presents as great a danger to our wellbeing as the buildup of carbon dioxide and other greenhouse gases in the atmosphere."

Governor Jerry Brown, State of the State Speech, January 24, 2013

The Existing Building Energy Efficiency Action Plan (EBEE Action Plan) was prompted by the passage of Assembly Bill 758 (Skinner, Chapter 470, Statutes of 2009). Energy efficiency in existing buildings is one important element of an integrated approach to reducing the impacts of climate change and will compliment sustainability efforts in the State including, but not limited to, renewable energy development, alternative transportation modes and technologies, and land use planning. The EBEE Action Plan will be integrated into California's Long-Term Energy Efficiency Strategic Plan representing the Existing Buildings Sector.

AB 758 directs the California Energy Commission to develop a plan to achieve cost-effective energy savings in California's existing residential and nonresidential buildings, and to periodically report on its implementation through the CEC's biennial Integrated Energy Policy Report (IEPR). Its implementation will enable substantial energy savings and greenhouse gas emission reductions to the State's existing buildings.

This Plan strives to tackle some of the most pressing and persistent challenges in California related to energy efficiency, including:

- Establishing a clearly articulated value proposition to consumers, business owners, and building managers.
- Ensuring access to building energy usage and performance information and analysis.
- Building consumer demand.
- Opening pathways for investment.
- Creating a robust set of tools and resources to support the variety of market actors who will generate increased project flow.



Photo. Deep Retrofit of California Beach Home, Source: Lawrence Berkeley Labs, Environmental Energy Technologies Division eetd.lbl.gov

To facilitate success, state efforts will encourage innovation in the building upgrade industry while ensuring that it achieves quality, transparency, and accountability. The ultimate objective is to activate the market to allow long-term, sustainable transformation.

#### Meeting the Challenge

California has long been a leader in building energy efficiency, both at the time of construction and upon a major remodel or equipment replacement. Since the 1970s, California has established nation-leading building codes and appliance standards, a variety of ratepayer-funded programs, workforce education, and public outreach, in an effort to reduce energy costs and carbon emissions. These efforts have generated multiple returns to the economy and environment.

California's appliance efficiency regulations alone have saved consumers over \$75 billion in electricity and natural gas costs since 1978. Today, California's building standards deliver new buildings that protect their owners and occupants from high energy costs and benefit society for decades to come. The State will continue to leverage codes and standards to capture cost-effective energy efficiency opportunities in appliances and new buildings.

Legacy buildings usually do not meet current code, yet energy efficiency upgrades can achieve up to 40 percent energy savings in those buildings cost

effectively. <sup>4</sup> Californians need to perceive value in building energy services so that they choose, in much greater numbers, to voluntarily engage in upgrade projects, behavior changes, and operational enhancements. As an alternative or complement to market-based solutions, the legislature could require cost-effective upgrades to some or all existing buildings in the State, phasing in the work by building vintage or climate zone, and providing critical resources to assist disadvantaged communities. The energy agencies would work with local officials and industry to define and fund upgrade work on a massive scale.

#### **Process and Stakeholder Engagement**

Stakeholder engagement is critical to the long-term success of AB 758 both for the creation of this Plan, and for its implementation. To develop the Plan, the Energy Commission has engaged in a formal public engagement process and conducted numerous one-on-one and small group stakeholder conversations. Once the Plan is adopted, the CEC and its partners will continue the dialogue started in this process, to update the Plan's strategies. Details about this engagement structure are provided in Chapter 4 by sector.

The Energy Commission issued the Comprehensive Energy Efficiency Program for Existing Buildings Scoping Report in September 2012 and held workshops to receive public input in October 2012. In June 2013, the Draft Action Plan for the Comprehensive Energy Efficiency Program for Existing Buildings was the subject of public workshops held in San Francisco, Fresno, and Los Angeles. The Draft Plan was also available for formal review and comments in summer 2013.

Based on this input, the Energy Commission undertook a substantial redraft of the plan to make it more market-driven and responsive to stakeholders. This revised Plan reflects that input, the evaluation and consideration of over 60 written comments, and additional stakeholder discussions. Revisions to the Plan will be made in response to public comment, for Commission adoption in mid-2015. Implementation of several of the initiatives presented here will be further developed in the 2015 Integrated Energy Policy Report process.

#### **Plan Organization**

The Plan is organized with a straightforward presentation of strategies, roles, and timeline, organized around five central goals that impact all building sectors.

**Chapter 1.** Plan overview, goals, building sectors characterization, a summary critical path "schedule" and key benchmarks for success

Chapter 2. Plan background and policy context

**Chapter 3.** Detailed presentation of the Plan's catalytic activities, strategies, roles and metrics

**Chapter 4.** Plan Implementation Summary, Schedule and 3-year sector-specific priorities, including a list of stakeholders for continued engagement, and narrative to inform and direct activities within each sector.

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<sup>&</sup>lt;sup>4</sup> These projections vary; for example, see Hannah Choi Grandade, Jon Creyts, Anton Derkach, et al, *Unlocking Energy Efficiency in the U.S. Economy*, McKinsey & Company, 2009.

<sup>&</sup>lt;sup>5</sup> Brook, Martha, Christine Collopy, Devorah Eden, et al, Comprehensive Energy Efficiency Program for Existing Buildings Scoping Report, California Energy Commission, Sacramento, August 2012, CEC-400-2012-015.

## The Opportunity and Challenge for Energy Efficiency

The EBEE Action Plan encompasses all existing residential, commercial, and public buildings. It does not cover the industrial or agricultural sectors. California contains approximately 600,000 commercial buildings, including public buildings, representing nearly 6 billion square feet; 9 million single-family homes; and 4 million multifamily units. The diversity of ownership, tenancy, and characteristics of this building stock is considerable and requires a variety of relevant, well-contextualized solutions.

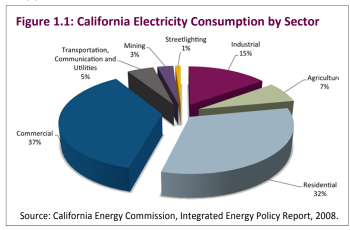
Residential and commercial buildings account for nearly 70% of statewide electricity use and 55% of natural gas use. They represent about 20% of all greenhouse gas emissions.7 An estimated fifty percent of existing buildings in California were built before California Building Energy Efficiency Standards went into effect in 1978.8 Buildings of later vintages also have significant opportunities for shell and mechanical system efficiency improvements. Recent improvements in lighting efficiency and building control are now available to save energy in, and improve the functionality of, all buildings, regardless of vintage. The following section provides a brief overview of each of the main building sectors covered in this plan and the opportunities and challenges related to improved energy efficiency.

# Overview of Trends, Opportunities, and Challenges impacting Energy Efficiency

California currently invests approximately \$1.4 billion annually to promote and implement energy efficiency. The State's long-term commitment to efficiency has resulted in billions in savings to businesses and residents, reduced utility bills for millions of low-income households, electricity bills 20% lower than the national average, and avoided carbon emissions equivalent to those of 400,000 cars, just in the last two

years. Pollowing is a brief overview of the key trends, opportunities, and challenges that are relevant for this Plan and its implementation.

Energy Efficiency as a Key Resource: Studies continue to support the concept that energy efficiency is a critical element of energy policy that can mitigate the need for new generation. <sup>10</sup> The "Loading Order," with efficiency and demand response as primary, continues to be central to California policy and is a core component of diverse, reliable low-carbon energy supplies.



Home Upgrade Incentives

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<sup>&</sup>lt;sup>6</sup> Commercial figures from CEUS 2003; residential figures from 2011 figures from Department of Finance.

<sup>&</sup>lt;sup>7</sup>International Panel on Climate Change (IPCC), "Climate Change 2014: Mitigation of Climate Change", December 2013.

<sup>&</sup>lt;sup>8</sup> CEC, IEPR, 2011, document CEC -10 0 -2011- 0 01-CMF, page 63.

<sup>&</sup>lt;sup>9</sup> NRDC, "Scaling up California's Energy Efficiency to Save Money and Reduce Pollution", Fact Sheet, March 2014.

Molina, Maggie, "The Best Value for America's Energy Dollar: A National Review of the Cost of Utility Energy Efficiency Programs", March 2014, Report Number U1402, for American Council for an Energy-Efficient Economy.

**Property Valuation:** Improved building performance directly reduces the carrying cost of any building, yet the market does not value it accordingly. Proper valuation will require adoption of standardized measures of energy efficiency in appraisals, mortgage calculations, and lease negotiations. The perception of energy efficiency as a tangible benefit must be broadened.

Long-term Program Cycle: Historically, the CPUC and investor-owned utilities (IOUs) have operated on two-to three-year program cycles for energy efficiency portfolio development and implementation, requiring nearly constant planning by implementers, and limiting program agility. The CPUC is moving to a ten-year rolling cycle, allowing for more flexible program improvements and ongoing changes in response to market evolution.

Land Use Patterns Energy use intensity varies depending on building density, income patterns, and education levels. Understanding variations in land use development and building trends are critical for creating effective strategies to reduce energy consumption.<sup>11</sup>

**Electric Vehicles**: Market growth in electric vehicles is expected to increase electricity consumption by over 6,000 GWh annually by 2024, creating additional loads to commercial and residential buildings to consider in reduction targets. At the same time, EVs present intriguing opportunities for providing grid flexibility by offsetting increased renewables and more frequent overgeneration.

**Information and Knowledge**: A central tenet to energy efficiency behavior change is that consumers need to understand how they use energy. Historically, gaining access to energy consumption information, either

customer-specific or thoughtfully aggregated, has been difficult—not only for the customer, but also for local governments, third-party implementers, and even community choice aggregators. Property owners in particular need this data to better understand their buildings and make well-considered energy-related improvements. Market actors can benefit from various forms these data might take, to develop and tune innovative delivery and financing models.

Marketing and Education: Marketing, education, and outreach are important components of any market transformation effort. In 2010, the State adopted Energy Upgrade California as the statewide Clean Energy umbrella brand for energy management solutions in the residential and small commercial markets. In 2014, the brand was expanded to encompass all elements of energy management and launched as a statewide campaign. <sup>13</sup>

Oversight of Efficiency Activities: The oversight of energy efficiency efforts is primarily the purview of the CEC and CPUC. Linking efficiency to climate goals and electric system operations also requires coordination with the California Air Resources Board and Independent System Operator, respectively. A variety of other state agencies, including the Department of General Services, Department of Education, and Division of the State Architect oversee significant parts of the built environment. Local governments are responsible for verifying compliance with building code, and alongside utilities, non-profits and others often play important roles in the implementation of efficiency programs. Water usage in buildings has a strong energy component and coordinating with the numerous regional water agencies and programs overseen by the Department of Water Resources and Water Resources Control Board is complicated. Coordination across agencies and with implementers and the marketplace will improve program effectiveness, align goals and measures, and reduce duplication of efforts. 14 15

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<sup>&</sup>lt;sup>11</sup> Christopher Jones and Daniel M. Kammen, "Spatial Distribution of U.S. Household carbon Footprints Reveals Suburbanization Undermines Greenhouse Gas Benefits of Urban Population Density", Energy and Resources Group, Goldman School of Public Policy, and Department of Nuclear Engineering, University of California, Berkeley, December 13, 2013.

<sup>&</sup>lt;sup>12</sup> CEC, "California Energy Demand 2014-2024 Final Forecast", January 2014, pages 3-4.

<sup>13</sup> http://energyupgradeca.org/en/about

<sup>&</sup>lt;sup>14</sup> Gina Goodhill and Mary Luevano, "California's Comprehensive Law on Energy Efficiency in Existing Buildings: Leading the Way," paper presented at ACEEE Summer Study on Energy Efficiency in Buildings, 2012, p. 8-105.

Compliance: California's building energy efficiency standards are the most advanced in the United States. The latest update, the 2013 Building Energy Efficiency Standards, is projected to save Californians \$1.6 billion in energy costs over the next 30 years. The 2016 update will take additional steps toward ensuring all cost-effective efficiency is included in our state's buildings at ideal time: when they are first built. Alterations of existing buildings, especially residences, often take place without building permits, and compliance with building codes is uncertain. Addressing the application, compliance, and enforcement of building standards in existing buildings is a high priority.

Energy Efficiency Project Performance: Variability in actual performance of energy efficiency improvements is natural, and is manageable if kept within reasonable limits. Almost 80 percent of customers now have smart meters, which can provide unprecedented ability to identify opportunities and assess impacts of efficiency measures, both for individual projects and across portfolios. New diagnostic technologies can better track performance and provide useful, timely feedback to operators and installers of individual projects. Appropriately aggregated, this data can help to understand patterns and support investors across their portfolios. Such insights can help ensure transparency and accountability of the energy efficiency industry, and incent high-quality installations.

"Code-as-Baseline": The increasing stringency of California's building energy efficiency standards widens the gap between existing buildings and current code. This both makes "to-code" projects in existing buildings more challenging (and expensive) than before, and reduces the potential for "above-code"

measures for a given project. 17 In addition, the costeffectiveness analysis that supports these increasingly stringent codes is based on the cost of incorporating efficiency measures into new construction, which is significantly less expensive than adding these measures into existing buildings. At the same time, ratepayer-funded incentive programs are generally allowed to claim only the "above-code" portions of a project. Therefore, "to-code" projects have little or no program support—however challenging they may be for many older, inefficient existing buildings—while "above-code" savings opportunities represent only incremental savings and tend to be more complex. If this disconnect between codes and standards and voluntary programs is not addressed, attractive upgrades of existing buildings may go unrealized or be driven underground—done without a permit. The agencies must better understand the extent of unrealized savings and the potential role of energy efficiency programs to make a positive impact.

<sup>&</sup>lt;sup>15</sup> Mac Taylor, "Energy Efficiency and Alternative Energy Programs," Sacramento: California Legislative Analyst's Office, 2012.

<sup>&</sup>lt;sup>16</sup> California Energy Commission, "California Energy Commission 2012 Accomplishments," 2013.

<sup>&</sup>lt;sup>17</sup> The Cadmus Group, "Commercial Building Market Characterization for Savings by Design Program: Study ID: SCE0312.01," Southern California Edison, 2011.

## **Building Sectors and Market Characterization**

The following section provides a brief overview of each of the main building sectors covered in this Plan and the opportunities and challenges related to increasing energy efficiency.

#### **Single Family**

The single-family existing building energy efficiency market (including 2-4 unit buildings) in California is a challenging arena in which to make broad impacts in energy savings due to the diversity of housing stock, socio-economic and demographic makeup of the State, individual property owner preferences, behaviors, and knowledge of energy, and differences in climate zones. Encouraging energy efficiency for homeowners has many barriers, not the least being a perception among homeowners that they are already doing everything they can or that it is too expensive to make improvements.<sup>18</sup>

According to the Energy Information Administration, California households use 62 million Btus of energy per home per year, 31% lower than the US Average. In addition, Californians rely on natural gas to heat their homes more than the rest of the country (59%). Approximately 60% of homes in California have air conditioning, primarily central air. 44% of all energy used in homes is for appliances, lighting and electronics (often referred to as "plug loads" and miscellaneous electric loads (MELs)). 19

#### Single Family Sector (including 2-4 units)

#### **Number of Buildings**

8,983,000 attached and detached

1,116,000 2-4 unit homes

Total: 10,099,000 (73% of residential buildings)

#### **Annual Energy Use**

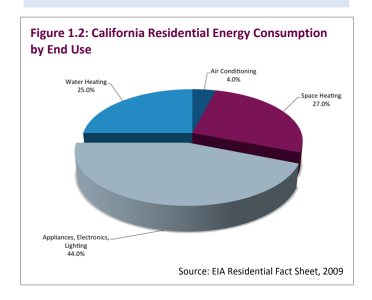
35% of Building Energy Use (not including industrial)

Approximately 76% of all residential energy use (not including 2-4 unit multifamily)

#### **Key Building Industry Actors**

- Licensed General Contractors
- Building Performance Institute (BPI) Certified Contractors; Building Performance Contractors
- Home Energy Rating System (HERS) Raters
- Specialty contractors including Heating, Ventilating, and Air Conditioning, Weatherization, Remodeling
- Real estate brokers and agents
- Mortgage brokers and lenders

Source: Department of Finance, California Energy Commission, and EIA Based on 2010 and 2012 data.



<sup>&</sup>lt;sup>18</sup> The block and tackle group + Greenburg, "Energy Upgrade California Top Line Messaging Summary", July 24, 2013.

<sup>&</sup>lt;sup>19</sup>www.eia.gov/consumption/residential/reports/2009/ state\_briefs/pdf/ca.pdf

## Opportunities and Challenges for the Single Family Market

California's residential market offers both opportunities and a number of challenges to achieving high levels of energy efficiency. As mentioned in the side bar on page 8, residential energy use represents 35% of all building energy consumption. Approximately 80% of potential savings in the residential sector can come from single-family homes. <sup>20</sup> Below is a brief summary of some of the key opportunities and challenges addressed in the Plan.

#### **Opportunities**

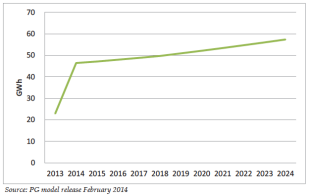
**Potential Savings:** Residential lighting, whole-building (including shell and HVAC), and appliance plug loads have the largest energy saving potential, with appliance plug loads providing a potential 25% of savings.<sup>21</sup>

**Behavior:** While quantifying the actual savings available from behavior programs is difficult, it is anticipated that there are substantial opportunities to achieve higher savings in the residential sector through behavior programs as illustrated in Figure 1.3.<sup>22</sup>

**Targeted Efforts:** Based on the Potential and Goals Study conducted by Navigant, some of California's less temperate climate zones (the Red Bluff, Stockton, Fresno, Barstow, and Brawley regions) with older single-family housing offer the greatest opportunity to realize whole-house (shell and HVAC measures integrated in a single project) energy efficiency improvements.<sup>23</sup>

**Non-energy Benefits:** There is the potential to expand awareness and uptake in the residential market by expanding messaging and emphasis on non-energy benefits such as increased comfort, improved health, and environmental benefits. Additionally, focusing on





Source: Potential and Goals Study, Navigant, Page 155

trigger events such as purchasing a new home or replacing major equipment can lead to increased interest and participation in whole house programs. Recent surveys indicate that cost savings and not wasting money are the primary motivators to be energy efficient.<sup>24</sup>

**Going Green:** According to a 2011 McGraw Hill Survey, green retrofits and remodels provide one of the greatest opportunities in the residential market. In 2011, 34% of builders were considered "green" but less than 20% of their projects incorporated green measures. It is anticipated that by 2016, more than 75% of builders will be considered "green" with 60% of their projects incorporating green measures. <sup>25</sup>

Navigant Consulting, "2013 California Energy Efficiency Potential and Goals Study", February 14, 2014, page 164.

<sup>&</sup>lt;sup>21</sup> Ibid., page 163.

<sup>&</sup>lt;sup>22</sup> Ibid., page 155.

<sup>&</sup>lt;sup>23</sup>Navigant Consulting, "Analysis To Update Energy Efficiency Potential, Goals, And Targets For 2013 And Beyond", March 19, 2012, page 54.

 $<sup>^{24}</sup>$  Navigant Consulting, "2013 California Energy Efficiency Potential and Goals Study", February 14, 2014, pg. 144.

<sup>&</sup>lt;sup>25</sup> The State of Green Building, Results from McGraw Hill 2011/2012 Green Home Builders and Remodelers Survey, February 2012.

#### **Challenges**

Opaque Value Proposition: While basic energy efficiency measures may be common to many or even most homes, costs and savings of deep energy efficiency improvements can be highly variable. <sup>26</sup> Thus targeting homes for a given efficiency offering, or conversely defining the optimal project scope for a given home, can be complex. Further, where residential tenure in a given property is short—typically about 5-8 years in California, depending on the economy and housing market—the consumer may not recoup the value of a deep retrofit project while they own the home.

Marketplace and Property Valuation: Investments in energy efficiency are not recognized in the property listing, appraisal, or valuation process. This is a major deterrent to pursuing this value proposition. As a result, real estate professionals (appraisers, mortgage lenders, and brokers) do not universally recognize or understand the value of energy efficiency improvements. Also, California lacks a single, well-understood metric for quantifying energy efficiency in the market to help these professionals integrate energy efficiency features and values into their business transactions.

**Uneven Quality and Delivery of Services:** Over half of all home performance companies have fewer than 20 employees, and would benefit from training on soft skills, such as sales and customer service<sup>27</sup>, which are necessary to communicate the complexities of wholehouse programs.

**Consumer Awareness:** Consumer awareness of the characteristics and benefits of efficiency is not sufficient to motivate proactive decisions. Even with "perfect" information consumers do not always make

"perfectly rational" decisions to prioritize efficiency.<sup>28</sup> Further, potential participants perceive residential efficiency programs as overly onerous and slow with too few benefits.<sup>29</sup>

Compliance with Building Standards (for additions and alterations): Current estimates are that less than 10% of all residential HVAC replacements are performed under a building permit. However, little data is available that documents energy savings lost as a result. There is limited perceived value in the marketplace by contractors and homeowners in getting permits for HVAC replacement. Additionally, many local government building departments, especially those with limited resources, do not see value in enforcing the codes and may not follow state-level direction consistently.

<sup>&</sup>lt;sup>26</sup> Lowell Ungar, Rodney Sobin, Neal Humphrey, et al, "Guiding the Invisible Hand: Policies to Address Market Barriers to Energy Efficiency," paper presented at ACEEE Summer Study on Energy Efficiency in Buildings, p. 6-324; Jon Creyts, Hannah Choi Granade, and Kenneth J. Ostrowksi, "US Energy Savings: Opportunities and Challenges," McKinsey & Company, 2010.

<sup>&</sup>lt;sup>27</sup> Redman, Elizabeth, "The Home Performance Industry Perspective on Training and Workforce Development," Home Performance Resource Center, 2010.

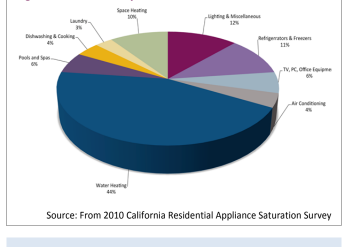
<sup>&</sup>lt;sup>28</sup> Merrian C. Fuller, et.al, "Driving Demand for Home Energy Improvements," Berkeley: LBNL, 2010,p. 28; Lowell Ungar, Rodney Sobin, Neal Humphrey, et al, "Guiding the Invisible Hand: Policies to Address Market Barriers to Energy Efficiency," paper presented at ACEEE Summer Study on Energy Efficiency in Buildings, p. 6-324.

<sup>&</sup>lt;sup>29</sup> Ibid, Fuller, et.al, p. 23.

# Multifamily (5 + units)

The multifamily housing sector is different from the other sectors in fundamental ways. Energy saving goals cannot be accomplished by expanding single-family or modifying commercial building approaches. The critical elements that set multifamily apart include the size and complexity of buildings and systems; ownership structure and equipment ownership; split payment of utility costs between owners and tenants; limited financing products; and varied tenant sophistication and resources.

The highest energy uses in multifamily homes, including natural gas, are space heating (22%) and water heating (39%).



#### **Multifamily Sector (5+ units)**

#### **Number of Buildings**

Total: 3,126,000 (23% of residential buildings)

Figure 1.4: Multifamily Unit Electrical Use

#### **Annual Energy Use**

11% of Building Energy Use (not including industrial)

Approximately 24% of all residential energy use (includes 2-4 unit buildings)

#### Vintage

Over **70%** of California's existing multifamily buildings were constructed before there were efficiency standards (pre-1978).

#### **Key Building Industry Actors**

- Property Owners
- Property/Facility Managers
- Architects & Engineers
- General Contractors
- Real Estate Brokers
- Lenders, Financial Brokers, Underwriters

#### **Types of Multifamily Buildings**

Multifamily properties come in a variety of physical subtypes and occupant types which makes it difficult to apply standard solutions to energy efficency measures.

Types include garden-style attached units, apartments, condominiumsmixed-use, senior housing/assisted living, special needs, single-room occupancy, co-op housing, and dormitories.

Sources: Department of Finance and National Multi Housing Council
Based on 2010 and 2012 data.

<sup>&</sup>lt;sup>30</sup> The Cadmus Group, Inc. "ESA Program Multifamily Segment Study." Prepared for Pacific Gas & Electric. Dec 4, 2013.

<sup>&</sup>lt;sup>31</sup> Benningfield Group, "Brim Multifamily Philanthropies' Most Promising Energy Efficiency Approaches In The Building Retrofit And Industry Market", January 18, 2013, page 5.

<sup>&</sup>lt;sup>32</sup> Housing and Community Development, "Statewide Housing Plan", 1990 – 1997, page 36-38.

## Opportunities and Challenges for the Multifamily Market

Multifamily building energy and water efficiency improvements can provide a positive impact for renters and property owners due to the many areas for savings. Below is a brief summary of the opportunities and challenges.

#### **Multifamily Building Sector Opportunities**

Potential Savings: Multifamily dwellings have significant opportunities to increase efficiency, especially in the areas of water heating and distribution, space heating, and lighting, which collectively account for 72% of total site energy consumption (excluding common area loads such as pool heating); and landscaping, the main source of water consumption.<sup>33</sup> Benningfield's 2009 national report on multifamily energy efficiency potential indicates that there is potential for an estimated 30% improvement in energy savings in multifamily buildings, resulting in \$9 billion annually to building owners nationwide.<sup>34</sup>

**Tenant Star**: The Federal Energy Efficiency Improvement Act of 2014 creates a free, voluntary certification and recognition program to promote energy efficiency during design and occupancy of leased space. The intent is to help property owners and tenants save money through greater energy efficiency inspired by providing knowledge of their usage and promoting its value.<sup>35</sup>

**Trigger events**: During the lifecycle of a multifamily building, there are specific times when it is most cost effective and convenient for the developer or owner to make energy and green upgrades. Upgrade programs can tailor their services to take advantage of these entry points, such as:

 Unit-by-unit upgrades with tenant turnover (appliances, windows, water measures)

- Affordable housing's typical 15-year financing cycle
- Roof replacement
- Major equipment replacement
- Major renovation

#### **Multifamily Building Sector Challenges**

Inconsistent definition of multifamily: There is inadequate source and detail of energy use data to inform policy due in part to overlap and/or inconsistencies in single-family and multifamily definitions between agencies, utilities, and other stakeholders (i.e. 5+ units in a building compared to Title 24 code definition of 3 or more stories regardless of units.) Applying California's building energy efficiency standards themselves presents challenges to multifamily developers, given its hybrid residential/nonresidential character.

#### **Inadequate Access to Billing Data and Unit Energy**

**Use:** Multifamily buildings either have a master meter where utility costs are simply allocated equally across all units or they are individually metered, in which case usage data is inaccessible to property owners. In both cases, property owners and facility managers have inadequate access to information that could help them identify heavy energy users or system problems that could be addressed by operational, behavioral, or physical improvements.

**Split incentive:** 88% of multifamily households are renters; most pay the utility bills but do not have control over building or equipment improvements that could lower them. <sup>36</sup> Building owners typically pay for common area utilities (garage, lobby, landscape), but may not be able to influence tenant behavior that could help control costs.

**Financing:** Multifamily buildings typically require several layers of financing from multiple sources to complete major renovations and upgrades. This layering, a general risk-averse underwriting market, and a lack of quantifiable valuation of efficiency makes it very difficult to arrange financing for energy

<sup>&</sup>lt;sup>33</sup> http://sustainca.org/programs/green\_housing/ multifamily housing opportunity

<sup>&</sup>lt;sup>34</sup> The Benningfield Group, "U.S. Multifamily Energy Efficiency Potential by 2020." Prepared for The Energy Foundation, October 27, 2009, pg. 5.

<sup>&</sup>lt;sup>35</sup> https://energycommerce.house.gov/fact-sheet/energy-efficiency-improvement-act-2014

<sup>&</sup>quot;Overlooked and Untapped: Unlocking the Energy-Efficiency Potential in Multifamily Housing." Benningfield Group. 2010. NOTE: This report uses a mix of national and CA centric data sets.

efficiency measures. A 2011 CPUC study identifying needs and gaps for energy efficiency financing in California estimates a total investment of \$8.1 billion to achieve a 25% reduction in energy use of the existing multifamily building stock.<sup>37</sup>

Affordable housing financing: While similar in most other aspects to market rate housing, affordable housing financing mechanisms are different and the developers have more stringent requirements to obtain loans and make investments for high performance buildings. The U.S. Department of Housing and Urban Development has prioritized building performance in federally-assisted housing, and California's agencies will participate in that effort.

**Program Delivery Model:** Many multifamily energy efficiency programs use program contractor delivery models. However, multifamily property owners tend to rely on established relationships with specialty contractors not specifically engaged in energy efficiency. Therefore, contractors may not be as effective a channel for energy efficiency as trained raters and auditors.<sup>38</sup>

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<sup>&</sup>lt;sup>37</sup> Harcourt, Brown & Carey, "Energy Efficiency Financing in California", Report to the California Public Utilities Commission, July 2011.

<sup>&</sup>lt;sup>38</sup> Findings from the Multifamily Subcommittee of the California Home Energy Retrofit Coordinating Committee, "Improving California's Multifamily Buildings: Opportunities and Recommendations for Green Retrofit & Rehab Programs", April 11, 2011, page 4.

#### **Commercial**

The Commercial Building Sector is perhaps the most complex of all the sectors covered in this plan.
Buildings vary greatly in size, use, location, and occupant and owner structures. The complexity of building types is increased by the differences in building owner and occupant needs, end-uses, interests, and sophistication, particularly as it relates to energy and water efficiency. The Commercial End Use Survey (CEUS) update currently underway at the CEC will provide improved California-specific data for understanding this building population going forward.

#### **Commercial Sector\***

#### **Number of Buildings**

Approximately 600,000 buildings and 6 billion square feet including retail, industrial and office

#### **Annual Energy Use**

1,874,000 utility customers (EIA annual survey, 2012)

54% of Building Energy Use (not including industrial)

See Figure 1.5 for energy use by building type

#### **Key Building Industry Actors**

- Facility Managers
- Large General Contractor Firms
- Small Contractors
- Specialty Contractors including HVAC, Weatherization, Remodeling
- Architecture & Engineering
- Developers & Real Estate Brokers
- Lenders, Financial Brokers, Underwriters

Source: California Commercial End-Use Survey, CEC

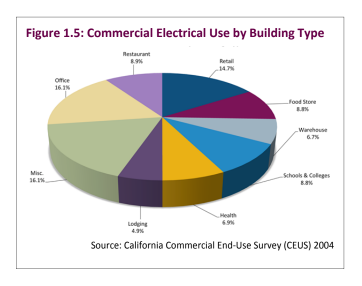
\* Much of the data for Commercial buildings includes industrial and public buildings. Therefore these figures should be used as general estimates and not exact figures. Data is from 2010-2012

#### **End-Uses**

Energy use intensity (EUI – energy per square foot per year) varies by building use. Restaurants and food stores with refrigeration have the highest energy intensities at about 2 times more than large office buildings and 3 times the energy use intensity of the average commercial building. Overall, restaurants and

food stores with refrigeration represent 17.7% of energy use in the commercial sector. Offices represent 16.1%. Unrefrigerated warehouses have the lowest energy use intensities.<sup>39</sup> Understanding opportunities for savings and targeting activities based on high energy use intensities is an important element to this sector as well as for ongoing stakeholder and market engagement. Following are typical building categories:

- Office
- Restaurant
- Retail
- Food store
- Warehouse (refrigerated and unrefrigerated)
- Schools and colleges
- Health
- Lodging
- Misc/other



Page 14

<sup>&</sup>lt;sup>39</sup> Calculated based on the California Commercial End-Use Survey, "Table E-3:Electric Energy Intensities by Building Type and End Uses", 2004, page 12.

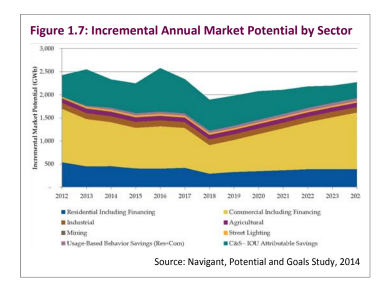
High Energy Saving Potential: The greatest energy savings potential, according to the 2013 Navigant California Potential and Goals Study, is in commercial buildings (See Figure 1.7) particularly in lighting. Whole building retrofits also offers significant potential. In addition, according to the 2013 Standards Impact Analysis Report, the largest energy savings potential from nonresidential Energy Standards for existing buildings exists in lighting, roof, and HVAC alterations. Approximately 120,000 buildings perform one of these alterations annually.<sup>42</sup>

**Green Demand:** McGraw Hill's 2011 Construction Survey indicates that there is a growing demand for green buildings driven in large part by energy-related savings. The top three drivers are:<sup>43</sup>

- Energy Use and Prices
- Need to provide sustainability services (67% of Corporate Leaders believe their customers have a need for sustainability services)
- Demand for Green (78% of Architects, Engineers and 81% of Contractors indicate that their clients are demanding green)

Market Growth: The McGraw Hill survey estimates that the nonresidential retrofit market will triple by 2015, growing from 7-12% or \$3 billion in 2010 to 25-33% of the market and \$14-\$18 billion in 2015. If smaller renovations are included, this number could be twice as much. 75% of respondents indicated they plan to incorporate energy efficiency in their upgrades. Continued incentives and effort in existing buildings will ensure that retrofits will represent the largest portion of the commercial market. 44

**LEED for Existing Buildings**: 100% of building managers and owners in the McGraw Hill survey indicated they would add additional LEED EBO & M (Existing Buildings Operations and Maintenance) to portfolios in the next three years; 83% for Energy Star; and 33% for LEED for



new buildings. This shows a strong interest in updating existing building stock to green standards.<sup>45</sup>

**Trigger Points for Improvements**: There are several key trigger points for Commercial buildings that can be leveraged for energy efficiency:

- Building sale, tenant change or renewal of lease.
- Redesign to a space, e.g. relighting, redecorating, refitting for a new business, etc.
- Time maintenance agreement comes up for renewal or with operational plan development.
- Periodic mortgage refinancing (e.g. every 10-15 years).

45 Ibid.

<sup>&</sup>lt;sup>42</sup> http://www.energy.ca.gov/2013publications/CEC-400-2013-008/CEC-400-2013-008.pdf

<sup>&</sup>lt;sup>43</sup> Green Outlook 2011, Green Trends Driving Growth, McGraw Hill Construction, 2011.

<sup>44</sup> Ibid.

#### **Commercial Building Sector Challenges**

Lack of Good Data: Energy consumption and the associated value of efficiency savings can be difficult to measure due to imperfect metering and data availability for both tenants and owners, as well as due to uncertainty about future energy prices. 46

#### Lack of awareness:

- Building owners, particularly of small and medium buildings, and real estate brokers have limited awareness of energy savings opportunities and the benefits of green buildings.47
- Most tenants do not consider operating costs (i.e. utility bills) when negotiating a lease and tend to base decisions on lease cost alone.<sup>48</sup>
- Uniform standards for benchmarking operating costs and wider use of green building rating systems could better inform investment decisions.49

#### Misplaced/Misaligned Incentives (insufficient return on investment):

- Lack of perceived value of energy efficiency in building operating costs results in sub-optimal investment in efficiency improvements. Other investments are valued higher by tenants or are required by law (i.e. Americans with Disabilities Act Improvements) and have higher priority.
- Split incentives or Principal-Agent Problems: The "split" incentive refers to the divergent needs of a landlord and tenant: the decision-maker for efficiency investment does not pay the energy bills and has little incentive to reduce them.<sup>50</sup> When the tenant pays utilities, the owner's incentive to make improvements is limited because upgrades may not lead to increased rents. Tenants must

#### **Building Classes Defined**

These classes represent a subjective quality rating of buildings, which indicates the competitive ability of each building to attract similar types of tenants.

Services that are available readily to all buildings in a market, such as access to a subway system or proximity to a park or shopping center are usually reflected in the quality of the office market and therefore all buildings are affected. The class of a specific building may be affected by proximity only to the degree that proximity distinguishes the building (favorably or unfavorably) from other buildings in the market.

#### Class A

Most prestigious buildings competing for premier office users with rents above average for the area. Buildings have high quality standard finishes, state of the art systems, exceptional accessibility and a definite market presence.

#### Class B

Buildings competing for a wide range of users with rents in the average range for the area. Building finishes are fair to good for the area and systems are adequate, but the building does not compete with Class A at the same price.

#### Class C

Buildings that appeal to tenants requiring functional space at rents below the average for the area.

> Source: BOMA, www.boma.org/research/pages/ building-class-definitions.aspx

have owner's permission to upgrade leased space. When the owner pays the utilities, they generally wait until a space is vacant to make improvements.51

Short payback timeframes - Small and medium businesses tend to require 6 to 18 months for payback on efficiency improvements and large businesses just 2 to 3 years, resulting in less uptake on deeper and more expensive improvements.52

<sup>&</sup>lt;sup>46</sup> Shruit Vaidyanathan, Steve Nadel, Jennifer Amann, et al, "Overcoming Market Barriers and Using Market Forces to Advance Energy Efficiency," Washington, D.C.: ACEEE, 2013.

<sup>&</sup>lt;sup>47</sup> Green Building Initiative Task Force, "Green Building Action Plan: Back-Up Technical Document - Rationale, Specific Actions, and Timeline," Cal EPA, 2004.

<sup>&</sup>lt;sup>48</sup> Green Building Initiative Task Force, 2004.

<sup>&</sup>lt;sup>49</sup> Ibid.

<sup>&</sup>lt;sup>50</sup> Vaidyanathan, Nadel, Amann, et al, 2013; Green Building Initiative Task Force, 2004; Thorne and Nadel, 2003.

<sup>&</sup>lt;sup>51</sup> Casey J. Bell, Stephanie Sienkowski, and Sameer Kwatra, "Financing for Multi-Tenant Building Efficiency: Why this Market is Underserved and What Can be done to Reach It," Washington, D.C.: ACEEE, 2013.

<sup>52</sup> Ibid.

#### **Market Structure Challenges:**

- Small and Medium Business building owners may not have the credit needed for capital-intensive system upgrades. Owners need proof that savings will outweigh costs of efforts.
- Small and medium building owners/decision makers are harder to reach then larger commercial owners as owners represent smaller and disaggregated entities.
- In more diverse communities, efficiency service providers and programs may have difficulty reaching owners of small and medium buildings.<sup>53</sup>
- Small / medium building owners are less likely to know where to look to find reliable efficiencyfocused contractors and qualified retrocommissioning providers.<sup>54</sup>
- Access to capital or qualifying for financing is not enough on its own to inspire energy improvements. Management priorities for debt, working capital and payback timeframes all influence appetite for investment in a building.
- Small and medium buildings and Class B & C office buildings that are not professionally managed may face a variety of informational obstacles and debt constraints. <sup>55</sup> These owners tend to lack technical resources and knowledge to carry out effective energy efficiency measures.

## Integrating energy efficiency into the Property Valuation Process<sup>56</sup>:

- Existing loan underwriting practices provide no incentive for building owners to make their buildings more energy efficient and typically underwriting does not account for risks associated with the level or volatility of a commercial building's energy costs.
- Energy Service Companies (ESCOs) typically serve government and larger commercial operations with integrated energy efficiency solutions,

- including financing improvements, within in one establishment and do not offer the same level of services to small and medium building owners.<sup>57</sup>
- Property Condition Assessments (PCA) used to underwrite commercial mortgages are not standardized, and therefore lenders cannot translate the PCAs into useable measures of the expected level and volatility of a building's energy consumption. This means that efficient buildings and inefficient buildings are offered the same mortgage terms, despite, potentially having different risks. 58

<sup>&</sup>lt;sup>53</sup> Southern California Edison, "SCE Annual Narrative," SCE, 2013.

<sup>&</sup>lt;sup>54</sup>Jennifer Thorne and Steve Nadel, "Retrocommissioning: Program Strategies to Capture Energy Savings in Existing Buildings," Washington, D.C.: ACEEE, 2003

<sup>&</sup>lt;sup>55</sup> Ibid; Green Building Initiative Task Force, 2004

<sup>&</sup>lt;sup>56</sup> Ibid, Sienkowski and Kwatra.

<sup>&</sup>lt;sup>57</sup> Harcourt, Brown, and Carey, "Energy Efficiency Financing in California Needs and Gaps: Preliminary Assessment and Recommendations," San Francisco: CPUC, 2011, p. 34.

<sup>&</sup>lt;sup>58</sup> Dwight Jaffe, Richard Stanton, and Nancy Wallace, "Energy Efficiency and Commercial Mortgage-Valuation, paper presented at the Fisher Center Working Papers Series, Berkeley, September 13, 2011.

#### **Public**

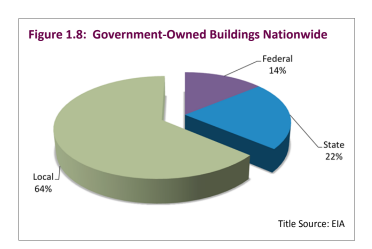
Public Buildings provide a dual role in the EBEE Action Plan - first as an opportunity to increase energy savings across an entire sector that can also save the government money, and secondly, as model for energy and water efficiency for the Commercial Sector. Often public buildings are counted under Non-Residential/Commercial Buildings. For the purposes of this plan, they have been called out in order to focus on the distinct opportunities and challenges associated with public buildings. For the plan, public buildings include all state, local, and federal government buildings, as well as public schools.

#### **Opportunities and Challenges for Public Buildings**

There are substantial opportunities in public buildings energy savings, but there are many different jurisdictions, inconsistencies in resources availability, and various priorities to consider. Following is a summary of the opportunities and challenges facing higher energy efficiency in public buildings.

#### **Public Building Sector Opportunities**

Mandated Improvements: A series of Executive Orders from the Governor's Office apply to state buildings, and many local governments have adopted ordinances aimed at improving the energy performance of buildings they own and manage The University of California system has set a goal to achieve zero net energy across its campuses. Continued and expanded support for government agencies to meet these goals is critical to capture the potential energy savings offered in this sector.



#### **Public Buildings**

#### **Number of Buildings**

State Buildings

DGS reports, approximately 12,800 state-leased or owned buildings with a total of over 125,000,000 square feet

#### Local Government Buildings

Definitive data is not available for the actual number of local government buildings in California. Based on the 64% national average of local government buildings (see Figure 1.7), there are an estimated 35,000 to 40,000 local government buildings in California

#### Schools

K-12: Approximately 12,800 schools at over 714 million sf

California Community Colleges: 112 campuses, 5,281 buildings at 75.6 million sf

California State Universities: over 2000 buildings and 90 million sf

University of California System: 5,775 buildings and 129 million sf

#### **Key Building Industry Actors**

- Department of General Services (DGS)
- Local Government Agencies
- Local Government Partnerships (IOUs)
- ESCOs

Sources: EIA, Energy Commission, Department of Finance Based on 2010 data

**Model for Energy Efficiency**: McGraw Hill Construction Survey indicates that Public Buildings represent about 7% of the green, nonresidential market and offer an important opportunity for sustainable programs. The public nature of these facilities provides a showcase opportunity for other companies and consumers. <sup>59</sup>

<sup>&</sup>lt;sup>59</sup> Green Outlook 2011, Green Trends Driving Growth, McGraw Hill Construction, 2011.

#### **Public Building Sectors Challenges**

**Financial constraints:** Government and Institutional organizations do not typically prioritize energy improvements as part of their overall capital improvement budgets, especially when utility bill savings accrue to their operating budget. <sup>60</sup> In addition, many state agencies do not manage their own buildings and rely on the Department of General Services to approve improvement budgets and manage the buildings effectively.

#### **Small Jurisdictions Capacity and Resources:**

There is a general lack of technical assistance and procurement service support<sup>61</sup>, as well as a lack of technical knowledge, staff and resources to make energy efficiency management operational and effective, particularly at the local level and in smaller municipalities.<sup>62</sup>

- Many small cities lack resources to create and implement climate action plans within which the built environment is a key component.
- Lack of consistent, detailed information and inadequate technical assistance to evaluate municipal facility usage and identify high priority savings opportunities inhibits local governments' ability to define optimal pathways to reach energy and greenhouse gas goals.

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<sup>&</sup>lt;sup>60</sup> Harcourt, Brown, and Carey, "Energy Efficiency Financing in California Needs and Gaps: Preliminary Assessment and Recommendations," San Francisco: CPUC, 2011, p. 34.

<sup>&</sup>lt;sup>61</sup> Ibid.

<sup>&</sup>lt;sup>62</sup> PG&E, "Pacific Gas and Electric Company 2010-20112 Energy Efficiency Portfolio Local Program Implementation Plan Government Partnership Master," San Francisco: PG&E, 2011.

## Plan Framework

The EBEE Action Plan is propelled by a long-term vision and plan principles with strategies and activities organized around five key 10-year goals, each with specific objectives. As a whole these goals have been developed in response to stakeholder and partner agency input. The following graphic provides the details of these elements as well as a summary of the Plan's primary strategies.

#### **Principles**

The Plan Principles illustrated in Figure 1.9 are important touchstones in the development of the EBEE Action Plan to ensure that strategies, initiatives and objectives are in line with stakeholder values and the approach to achieving the State's goals.

#### **Market-Centered**

The market – consumers, property owners, tenants, industry, and market as a whole – constitute the primary focus of the Action Plan and its requirements, interests and objectives inform and direct the Plan strategies.

#### **User-Focused**

Achieving energy efficiency goals requires a broad range of possibilities that address the needs of the building owner and resident through varied service delivery models and a wide range of tools.

#### **Performance-Driven**

Instead of dictating the path to reach each goal, the Plan identifies outcomes, and provides potential tools, resources and activities to inspire innovation, accountability and performance in the market.

#### **Scalable**

The Plan's strategies and activities must be developed with the expectation that they can be expanded and implemented at a large scale, avoiding niche programs.

#### **Policy Coordination**

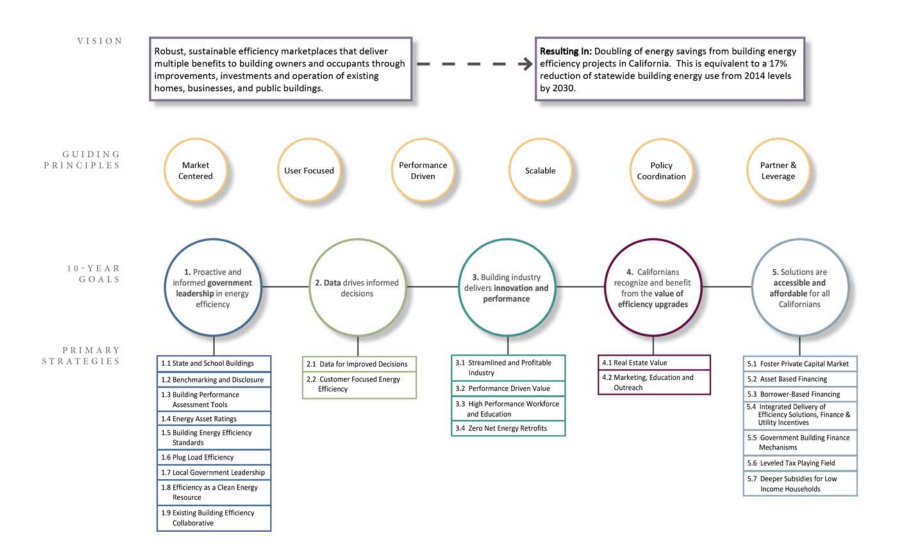
The Plan will support and encourage sustained coordination among state agencies – particularly CPUC, CEC, and ARB – as well as support and expand coordination of policy direction with federal, state, regional and local governments.

#### **Partner & Leverage**

California's efficiency efforts should leverage not only ratepayer-funded energy efficiency programs but also other relevant activities, such as the California Solar Initiative and Energy Star Building Challenge. The Plan envisions activating partnerships with trade organizations, manufacturers, software developers, community colleges, and other third parties, who can help to innovate and expand their collective reach.

#### Vision & Goals Framework

Figure 1.9: Vision & Goals Framework



## Milestones & Outcomes

The success of this Plan relies upon consistent and aggressive implementation. Equally important is the ability to measure success in an ongoing fashion to adapt, evolve and adjust tactics to maximize results. The following are primary milestones that the implementers will use to assess and adapt the plan over the next ten years.

- By 2016, all California utilities provide whole building energy use data to building owners and their agents upon request.
- By 2016, the energy agencies utilize analytical tools containing granular, statewide data on energy usage and building characteristics to track the evolution of energy usage, identify market trends, understand compliance with state and local code, and update policies and programs to maintain and enhance their effectiveness.
- By 2016, building owners and occupants have easy access to (directly or via their chosen service providers), detailed energy usage data to inform their decisions. By 2017, they routinely utilize these tools.
- By 2017, a statewide Benchmarking program is in place for nonresidential buildings over 50,000 square feet gross floor area.
- Every two years, starting in 2017, the Existing Building Efficiency Collaborative evaluates Plan progress and reports findings in the IEPR.
- By 2018, energy asset ratings are considered in real estate appraisals and included in property listings.
- The 2019 Building Efficiency Standards (Title 24, Part 6), to be developed in 2017-18, provide directed guidance and simplified approaches for compliance and enforcement of code requirements for existing building alterations.
- By 2020, efforts of state and local governments to lead by example results in documented energy use reductions in public buildings.
- By 2020, customer participation in efficiency programs increases by 33%.

- By 2020 retrofit project compliance with the Building Efficiency Standards is achieved at lower transaction cost, and results in 90% compliance statewide.
- By 2020, brokers and underwriters routinely consider asset ratings and other energy performance indicators when determining housing expense-to-income and commercial debt service coverage ratios.
- By 2020, the monetized value of energy savings is a clear driver for private investment in energy efficiency improvements and supports development of alternative, innovative business models to both satisfy and drive market demand for increased energy efficiency.
- By 2025, customer participation in efficiency programs increases by 66%.
- By 2025, 75% of existing building energy efficiency is achieved through utility resource procurement programs.
- By 2030, California has achieved double the energy efficiency savings trajectory currently contemplated in the additional achievable energy efficiency mid savings scenario in the California Energy Demand Updated Forecast, 2015-2025. This amount of energy efficiency savings is aligned with the goals announced by Governor Brown during his January 5, 2015 inaugural address, and is a key component for achieving California's long-term greenhouse gas emissions reduction goals. Reaching this goal will result in lower total building energy use in 2030 than in 2014, despite population and economic growth, and is equivalent to a 17 percent reduction in usage compared to projected 2030 levels.

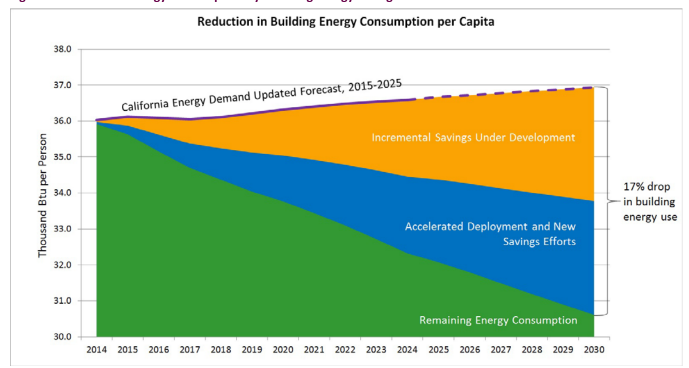


Figure 1.10: Reduced Energy Consumption by Doubling Energy Savings

This chart is a graphic expression of Governor Brown's goal to double energy efficiency savings by 2030. Data from the adopted California Energy Demand Updated Forecast, 2015-2025 (the most recent adopted Demand Forecast) stops in 2025, but was projected forward to 2030 for this chart. The expected electricity and natural gas use in buildings is divided by the expected California population to derive these per capita energy consumption trends.

The double energy savings goal implicitly assumes achievement of the energy efficiency from currently adopted and funded policies, standards, and programs. The highest (purple) trend line includes these "committed" savings. The orange wedge ("Incremental Savings Under Development") represents the electricity and natural gas per capita savings projected to occur in IOU service territories through planned California and U.S. appliance efficiency standards, building energy efficiency

standards through 2022, and a continuous implementation of approved IOU rate-payer funded energy efficiency programs. The blue wedge ("Accelerated Deployment and New Savings Efforts") represents a doubling of the per capita savings expected from the orange wedge. This second savings wedge will be achieved in part by the efficiency accomplished in publicly-owned utility (POU) service territories and also those "naturally occurring" savings from investments and behavioral changes made by consumers outside of any incentive program. However the vast majority of these additional savings will result from new efforts and revised approaches. Achieving the Governor's goal will ensure the building sector contributes its share to meet California's long term greenhouse gas reduction goals. The goals and strategies to realize these increased energy savings comprise this Plan.

California's Existing Buildings Energy Efficiency Actio	n Plan



Photo. DMV Headquarters, Sacramento, , LEED Silver Renovation, CVAIA Award Winner. Source: California Department of General Services

Chapter II. Policy Context

## Overview

"...As utility and state planners face increasing uncertainty and rising supply costs in their long-term planning...they should look to energy efficiency as a reliable and consistent "first fuel" in their loading order of energy options."

"The Best Value for America's Energy Dollar: A National Review of the Cost of Utility Energy Efficiency Programs," Maggie Molina, March 2014, Report Number U1402, American Council for an Energy-Efficient Economy

This chapter provides the context for the EBEE Action Plan and summarizes other policies and programs that complement and support this Plan's development and implementation.

Energy efficiency has long been California's top priority resource to meet new electricity needs. This preference was formalized in the State's first *Action Plan*, adopted in 2003.<sup>63</sup> The *Action Plan*, updated in 2005<sup>64</sup> and 2008<sup>65</sup>, established a loading order of energy resources to meet the State's growing electricity needs first with energy efficiency and demand response, then with renewable energy and distributed generation, and finally with clean fossil fuel sources and infrastructure improvements.

The investor-owned utilities (IOUs) and publicly owned utilities (POUs) together reported an investment of over \$1.4 billion (including electricity, natural gas, and low income programs) in 2012 for energy efficiency programs across the State resulting in over 4,200 GWh saved, as shown in Figure 2.1.<sup>66</sup> The utilities are expected to continue this level of investment and

remain a critical partner in achieving the State's energy efficiency goals.

Figure 2.1: IOU and POU Electricity Savings and Program Expenditures 2011-2012

	IOUs		POUs	
	2011	2012	2011	2012
Electricity Savings (GWh)	3,557	3,898	456	440
Peak Demand Reduction (MW)	644	678	81	82
Expenditures (\$ Millions)	\$959	\$1,004	\$129	\$127

Source: Reports from CPUC and California Municipal Utilities Association (CMUA).

Figure 2.2 on the following page provides a snapshot of California's energy policy history since 1974.

http://www.energy.ca.gov/energy\_action\_plan/2003-05-08 ACTION PLAN.PDF

http://www.energy.ca.gov/energy\_action\_plan/2005-09-21 EAP2 FINAL.PDF

http://www.energy.ca.gov/2008publications/CEC-100-2008-001/CEC-100-2008-001.PDF

<sup>&</sup>lt;sup>63</sup> State of California, 2003.

<sup>&</sup>lt;sup>64</sup> State of California, 2005.

<sup>&</sup>lt;sup>65</sup> State of California, 2008.

<sup>&</sup>lt;sup>66</sup> Energy Commission, "Achieving Cost Effective Energy Efficiency In California: 2013 Status Update", Energy Commission- 200-201-4002, March 2014, page 1.

Figure 2.2: California Energy Policy Timeline

## **Policy Timeline**

		2015		
		2013	Existing Building Energy Efficiency	CEC, CPUC, CAISO consensus method to
	ARB Scoping Plan Update aligns goals and details regarding energy efficiency		(AB758) Action Plan complete	reflect EE in demand forecast and resource plans
	for existing buildings	2012		
CPUC approves almost \$2 billion for 2 years in energy efficiency funding for utilities, local governments and implementers			Governor Brown issues Executive Order B-18-12, requiring state agencies to reduce GHG emissions	Prop 39 passes providing approximately \$500 million annually for energy efficiency and clean energy programs for 5 years
12-11-201-2-2-2-2		2009	W/1007-F880/MEM94779/V-E18	
California begins implementation of \$314.5 million in ARRA EE programs	AB 758 passes directing Energy Commission to develop a program to increase energy efficiency in Existing Buildings		California expands appliance efficiency standards for 21 categories of appliances	
		2008		
California adopts the Long-term Energy Efficiency Strategic	California adopts CPUC approves green building \$3 billion for EE codes, CALGreen, 2010-12 IOU		Sustainable Communities and Climate Protection	DWR climate change adaptation strategies for California's water
Plan and Big Bold Goals	which supports programs energy efficiency		Act (SB 375) passes, directing the ARB to set regional GHG	main strategy equates water efficiency as a mean to address climate change and
	on the second second second	2007	reduction targets	energy efficiency
	Commercial Building Energy Use Disclosure (AB1103)	2006		
	Program mandating energy use disclosure for non- residential buildings passes		California Global Warming Solutions Act of 2006 (AB32) passes	Mandate: CEC to report EE goals for POUs and IOUs
		2005		
CPUC policy package tr IOU EE budgets; comm	nits	2004		_
shareholder reward for performance	rEE	2002	Governor's Executive Order: Green Building	
	SB 1389 requires that the Commission adopt an Integrated Energy Policy		Initiative	
	Report (IEPR) every two years	1987	W 600	_
			National Appliance Energy Conservation Efficiency Act passes	
		1982		
	CPUC implements decoupling regulation: separating sales of			
	electricity from IOU revenues	1978		
		1977		Energy Standards for new buildings and alterations to existing buildings
	Efficiency Standards for Appliances (Title 20) adopted	1974		(Title 24, part 6) adopte
			California Energy Commission created	

# Summary of Relevant Legislation and Policies

The following is a summary of relevant policy and legislation that impacts existing buildings and energy efficiency in California.

# California Long-term Energy Efficiency Strategic Plan

The California Long-Term Energy Efficiency Strategic Plan (CEESP), drafted in 2008<sup>67</sup> and updated in 2011<sup>68</sup>, provides an overarching plan and "Big Bold Goals" to achieve California's energy efficiency and greenhouse gas (GHG) reduction goals. The CEESP was jointly developed by the California Public Utilities Commission (CPUC) and the California Energy Commission (Energy Commission) and calls for reducing energy consumption in existing residential buildings by 40 percent by 2020 and reaching zero net energy (ZNE) in 50 percent of California's existing commercial buildings by 2030. It also advises moving away from a single-measure approach and toward a building-as-asystem approach to achieve deep energy savings.<sup>69</sup> The CEESP is currently being updated and this EBEE Action Plan is intended to become the existing residential and commercial buildings strategy sections. This likely includes modifying some of the current CEESP goals to be in line with market and sector realities.

### **Integrated Energy Policy Report**

Every two years, the Energy Commission releases the *Integrated Energy Policy Report (IEPR)*. The IEPR provides a comprehensive assessment of essential energy issues in California along with recommendations for how to address market and regulatory challenges. In addition, the *IEPR* provides a forecast of energy supply and demand that is used as baseline planning data by key state agencies including the Energy Commission, CPUC, and the California

Independent System Operator Corporation (CAISO). AB 758 implementation findings will be incorporated into future IEPR reports.

### **Assembly Bill 758**

AB 758 (Skinner, Chapter 470, Statutes of 2009)<sup>70</sup> requires the Energy Commission, in collaboration with the CPUC and stakeholders, to develop a comprehensive plan to achieve greater energy efficiency in the State's existing buildings. AB 758 provides the impetus and direction for this Action Plan and to implement radical improvements in the energy performance of existing buildings required to achieve California's energy and climate goals. However, regulatory solutions alone will not accomplish this; true success will require a wide array of participants and funding sources to apply creative, systemic market-based solutions.

Over the last five years, the Energy Commission and the CPUC have been deeply engaged in piloting approaches to improving energy efficiency in existing



Photo: Representative Nancy Skinner, Author of AB 758

<sup>&</sup>lt;sup>67</sup> CPUC, 2008, http://www.cpuc.ca.gov/NR/rdonlyres/D4321448-208C-48F9-9F62-1BBB14A8D717/0/EEStrategicPlan.pdf

<sup>&</sup>lt;sup>68</sup> CPUC, 2011, http://www.cpuc.ca.gov/NR/rdonlyres/A54B59C2-D571-440D-9477-

<sup>3363726</sup>F573A/0/CAEnergyEfficiencyStrategicPlan Jan2011.pdf

<sup>&</sup>lt;sup>69</sup> CPUC, California Long Term Energy Efficiency Strategic Plan: Achieving Maximum Energy Savings in California for 2009 and Beyond, CPUC, San Francisco, September 2008.

State of California, 2009,
 http://www.energy.ca.gov/ab758/documents/ab\_758\_bill\_200910
 11\_chaptered.pdf

buildings, leveraging American Recovery and Reinvestment Act (ARRA) funds to establish a stronger foundation for the building performance industry, and increasing understanding of the opportunities and challenges of energy efficiency. This Action Plan, designed to operationalize the AB 758 mandate, builds on those best practices and lessons learned from partners, industry, local governments, and customers. While the ARRA funding provided an influx of capital to develop and kick-start crucial components of the market, there is extensive work still to be done to create a robust and sustainable market.

AB 758 provides thoughtful direction for approaching the building upgrade challenge, acknowledges the multifaceted nature of such an undertaking, and calls on the Energy Commission to develop an approach that addresses the many facets of successful energy efficiency upgrades. In addition, the statute directs the Energy Commission to work with key stakeholders to accomplish this Action Plan's goals. The Energy Commission is identified as the primary implementing agency while outlining specific roles for the CPUC, the IOUs, the POUs, and local governments.

AB 758 specifically requires the Energy Commission to consider the following to achieve greater savings in the State's existing residential and nonresidential building stock:

- The amount of annual and peak energy savings,
   GHG reductions, and projected customer utility
   bill savings that will accrue from the program.
- The most cost-effective means and reasonable timeframes to achieve the goals of the program.
- The various climate zones within the State.
- An appropriate method to inform and educate the public about the need for, benefits of, and environmental impacts of, the comprehensive energy efficiency program.
- The most effective way to report building energy assessment results and the corresponding energy efficiency improvements to the owner of the residential or nonresidential building.
- Existing statutory and regulatory requirements to achieve energy savings and GHG emission reductions.

 A broad range of implementation approaches, including both utility and non-utility administration of energy efficiency programs.

Figure 2.3: AB 1103 Infographic



DID YOU ANSWER "YES" TO ALL 3 QUESTIONS?

#### HOW TO BENCHMARK AND DISCLOSE

- Go to ENERGY STAR Portfolio
   Manager® website and sign-up to
   create a new account at https://
   portfoliomanager.energystar.gov.
- Contact your utility to confirm their procedures for providing the energy use data.
- Benchmark the building's energy use via Portfolio Manager® at least 30 days prior to a transaction.
  - About the program: www.energy.ca.gov/ab1103
- Produce a DATA VERIFICATION
   CHECKLIST report in Portfolio Manage
- Disclose the Data Verification Checklist to a prospective buyer, lessee, or lende at least 24 hours prior to a signature
- Submit the Data Verification Checklist to the Energy Commission at ab1103report@energy.ca.gov within 30 days of producing the report.

nergy.ca.gov/ab1103 Contact us: ab1103@energy.ca.gov

Source: California Energy Commission, 2014

# Nonresidential Building Energy Use Disclosure Program (AB 1103)

The Nonresidential Building Energy Use Disclosure Program (Assembly Bill 1103, Saldaña, Chapter 533, Statutes of 2007)<sup>71</sup> (Assembly Bill 531, Saldaña, Chapter 323, Statutes of 2009)<sup>72</sup> requires nonresidential building owners to benchmark and disclose general building information and energy usage data to prospective buyers, lessees, or lenders, and to the Energy Commission, using the U.S. Environmental Protection Agency's (EPA's) ENERGY STAR Portfolio Manager.

As of January 1, 2014, commercial buildings 10,000 square feet and larger are required to comply when they are sold, leased, or refinanced. During the first six months, the Energy Commission received approximately 740 disclosure submittals. On July 2, 2014, the Energy Commission held a public workshop to discuss compliance issues and implementation barriers. AB 1103 program modifications by the Energy Commission are anticipated.

# Global Warming Solutions Act of 2006 (AB 32)

In June 2005, Governor Schwarzenegger established a goal to reduce California's GHG emissions below 1990 levels by 2020 and to 80 percent below 1990 levels by 2050. The Global Warming Solutions Act of 2006 (Assembly Bill 32, Núñez, Chapter 488, Statutes of 2006)<sup>73</sup> subsequently codified the 2020 GHG emission reduction target. In response to the goals outlined in AB 32, the Energy Commission's 2007 IEPR<sup>74</sup> recommended targeting energy efficiency as a key strategy to address climate change, observing that efficiency programs can reduce demand, make

businesses more competitive, and allow consumers to save money, improve health, and increase comfort.<sup>75</sup>

The AB 32 2013 Scoping Plan Update<sup>76</sup> lays out strategies to reach California's targets and increases the level of detail and attention to energy efficiency as a means to reduce global warming. The Scoping Plan indicates, "Buildings represent the second largest source of statewide GHG emissions, when accounting for electricity, natural gas, and water consumption." <sup>77</sup> Further, existing buildings provide significant untapped potential for energy savings, underscoring the importance of a comprehensive program to target efficiency improvements in all existing buildings. <sup>78</sup>

Equally important, many local governments in California have actively adopted AB 32 and have climate action plans or are planning to complete one. This provides an opportunity to link resources and efforts regarding energy efficiency planning and policy with climate action planning at the local level.

Air Resources Board (ARB) has also committed to investing at least 25 percent of the cap and trade revenue it receives to benefit disadvantaged communities and households, with at least 10 percent of the projected funds to be targeted in disadvantaged communities.<sup>79</sup>

http://www.energy.ca.gov/ab1103/documents/2011-09-12 workshop/2011-09-12 Assembly Bill 531.pdf

<sup>&</sup>lt;sup>71</sup> State of California, 2007,

http://www.energy.ca.gov/ab1103/documents/ab\_1103\_bill\_2007 1012\_chaptered.pdf

<sup>&</sup>lt;sup>72</sup> State of California, 2009,

<sup>&</sup>lt;sup>73</sup> State of California, 2006, <a href="http://www.leginfo.ca.gov/pub/05-06/bill/asm/ab-0001-0050/ab-32-bill-20060927">http://www.leginfo.ca.gov/pub/05-06/bill/asm/ab-0001-0050/ab-32-bill-20060927</a> chaptered.pdf

<sup>&</sup>lt;sup>74</sup> California Energy Commission, 2007, http://www.energy.ca.gov/2007publications/CEC-100-2007-008/CEC-100-2007-008-CMF.PDF

<sup>&</sup>lt;sup>75</sup> Garfield, Susanne, Carolyn Walker, and Yvonne Nelson, *2007 Integrated Energy Policy Report*, California Energy Commission, Sacramento, 2007, CEC-100-2007-008-CMF.

<sup>&</sup>lt;sup>76</sup> Air Resources Board, 2013, http://www.arb.ca.gov/cc/scopingplan/meetings/062613/panel 1.pdf

Air Resources Board, "First Update to the Climate Change Scoping Plan", May 2014, page 82.

<sup>&</sup>lt;sup>78</sup> Ibid., page 83.

<sup>&</sup>lt;sup>79</sup> Air Resources Board, "Cap-and-Trade Auction Proceeds Investment Plan: Fiscal Years 2013-14 through 2015-16", May 14, 2013, page 5.

# Green Buildings Action Plan (Executive Order B-18-12)

The Green Buildings Action Plan adopted in spring 2012 by Governor Brown's Executive Order<sup>80</sup> implements green building practices to improve energy, water, and materials efficiency, improves air quality and working conditions for state employees, reduces costs to the State, and reduces environmental impacts from state operations. Specifically, state agencies must: incorporate building commissioning for major renovations of buildings 5,000 square feet or larger that also have met a threshold EUI level; provide electric vehicle charging stations and appropriate infrastructure for the future; implement on-site power generation if economically feasible; obtain an LEED "Silver" rating for any major renovations for state buildings larger than 10,000 square feet; enhance building operations and maintenance to be as energy efficient as possible; and reduce GHG and water use by 20 percent by 2020. In addition, state agencies must take measures toward achieving ZNE levels for 50 percent of existing square footage by 2025.

### **Zero Net Energy**

The CEESP Big Bold Energy Efficiency Goals include a goal that all new residential buildings (three stories or less) are ZNE by 2020 and all new commercial buildings and 50 percent of existing commercial buildings achieve ZNE by 2030. Existing residential buildings are not currently included. The definition of a ZNE building has been adopted by the Energy Commission in the 2013 IEPR<sup>81</sup> and is summarized in the sidebar to the right. Simply stated, a ZNE building is one that produces as much energy as it uses. In addition, definitions and standards for "ZNE Ready" (highly efficient buildings without renewable power) and "Net Positive" (produce more energy than they use) buildings are being considered. The ZNE Ready definition is particularly applicable to existing buildings and could be a goal for those owners who are completing deep retrofits and are remodeling their

buildings to a high performance standard. The CPUC is currently updating its ZNE Commercial Building Action Plan<sup>82</sup> and the strategies and goals of that plan are expected to be in line with this Action Plan as it relates to existing commercial buildings.

### **Integrated Demand Side Management**

The CEESP recognizes integrated demand-side management (IDSM) options including energy efficiency (EE), demand response, and distributed generation as fundamental to achieving California's strategic energy goals. 83 The Strategic Plan describes

#### **Defining Zero Net Code Building**

"A Zero Net Energy (ZNE) Code building is one where the net of the amount of energy produced by on-site renewable energy resources is equal to the value of the energy consumed annually by the building, at the level of a single "project" seeking development entitlements and building code permits, measured using the California Energy Commission's Time Dependent Valuation (TDV) metric. A ZNE Code Building meets an Energy Use Intensity (EUIs) value designated in the Building Energy Standards by building type and climate zone that reflect best practices for highly efficient buildings."

-- Energy Commission, "2013 Integrated Energy Policy Report", January, 2014, pg. 36.

#### **Time Dependent Valuation**

"The concept behind TDV is that energy efficiency measure savings should be valued differently depending on which hours of the year the savings occur, to better reflect the actual costs of energy to consumers, to the utility system, and to society. The TDV method encourages building designers to design buildings that perform better during periods of high energy costs."

--Energy Commission, "Time Dependent Valuation of Energy for Developing Building Efficiency Standards", February, 2011

<sup>&</sup>lt;sup>80</sup> State of California, 2012, http://gov.ca.gov/docs/Green Building Action Plan B.18.12.pdf

<sup>&</sup>lt;sup>81</sup> California Energy Commission, 2013, http://www.energy.ca.gov/2013publications/CEC-100-2013-001/CEC-100-2013-001-CMF.pdf

<sup>&</sup>lt;sup>82</sup> CPUC, 2011,

http://www.energy.ca.gov/2011 energypolicy/documents/2011-07-

<sup>20</sup> workshop/presentations/Jordana Cammarata ZNE Energy Vi sion Commercial Building Action plan.pdf

<sup>&</sup>lt;sup>83</sup> CPUC, www.cpuc.ca.gov/NR/rdonlyres/1A990EF9-1D4F-4BE4-9B3E-0B8DE4700726/0/201314IDSMProgramFactSheet.pdf

the IDSM vision as:

"Energy efficiency, energy conservation, demand response, advanced metering, and distributed generation technologies are offered as elements of an integrated solution that supports energy and carbon reduction goals immediately, and eventually water and other resource conservation goals in the future."

The EBEE Action Plan is focused on the energy efficiency element of IDSM and recognizes that it a critical part of achieving the vision of IDSM and a more integrated approach to energy management in California. As appropriate, the implementation of the EBEE Action Plan will address findings from the current CPUC proceeding on IDSM, #R1410003.

# **Sustainable Communities and Climate Protection Act of 2008**

The Sustainable Communities and Climate Protection Act (SB 375)<sup>85</sup> is a companion law to AB 32 that focuses primarily on reducing GHG emissions through aligning regional transportation planning goals with Climate Action Plan and the ARB Scoping Plan<sup>86</sup>. Although it does not directly impact existing buildings, it does connect local government planning and resources allocation to the reduction of GHG emissions and regional housing planning.

#### **Codes and Standards**

# **Building Energy Efficiency Standards and Appliance Efficiency Regulations**

The Warren-Alquist Act, enacted in 1974, mandated that the Energy Commission create and periodically update Building Energy Efficiency Standards (Standards) for California. These Standards address newly constructed buildings and additions and alterations to existing buildings. The Standards have, in combination with appliance efficiency regulations and utility-sponsored incentive programs, substantially

contributed to California's per capita electricity consumption levels remaining relatively flat since the mid-1970s.

California's building standards and appliance efficiency regulations are crucial to reducing GHG emissions of the electricity and natural gas sectors and to lowering the costs of energy to consumers. Since 1975, the Standards have saved consumers roughly \$74 billion in reduced electricity costs, and avoided the need to build six 500-megawatt power plants. 87 The 2013 Building Energy Efficiency Standards<sup>88</sup> are approximately 25 percent more stringent than the 2008 Standards, and are projected to save \$1.6 billion in energy costs over the next 30 years. Recently adopted appliance efficiency regulations<sup>89</sup> for battery chargers are expected to save \$300 million each year and eliminate one million metric tons of carbon emissions. 90 Appliance efficiency regulations provide an important opportunity to address the growing percentage of energy attributed to plug loads and miscellaneous electric loads in California. While the U.S. Department of Energy (DOE) now regulates the majority of appliances, the Energy Commission has the opportunity to improve energy efficiency of LEDs, pool pumps and spas, as well as variety of consumer electronics such as game consoles, computers, monitors, and displays.91

More than 55 percent of existing residential buildings and more than 40 percent of existing nonresidential buildings were built before the Building Standards were established, and are required to comply with the Standards when the buildings undergo some kinds of renovation, addition, or major equipment

<sup>&</sup>lt;sup>84</sup> CPUC, "California Long-Term Energy Efficiency Strategic Plan", January 2011, page 71.

<sup>85</sup> State of California, 2008, http://www.leginfo.ca.gov/pub/07-08/bill/sen/sb 0351-0400/sb 375 bill 20080930 chaptered.pdf

<sup>86</sup> Air Resources Board, 2008, http://www.arb.ca.gov/cc/scopingplan/scopingplan.htm

<sup>&</sup>lt;sup>87</sup> Energy Commission, "California's Energy Efficiency Standards Have Saved \$74

Billion,"www.energy.ca.gov/efficiency/savings.html

<sup>&</sup>lt;sup>88</sup> California Energy Commission, 2013, http://www.energy.ca.gov/title24/2013standards/

<sup>&</sup>lt;sup>89</sup> California Energy Commission, 2014, <a href="http://www.energy.ca.gov/2014publications/CEC-400-2014-009/CEC-400-2014-009-CMF.pdf">http://www.energy.ca.gov/2014publications/CEC-400-2014-009-CMF.pdf</a>

<sup>&</sup>lt;sup>90</sup> Energy Commission, "California Energy Commission 2012 Accomplishments,"

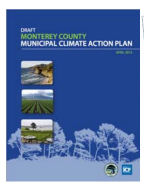
www.energy.ca.gov/releases/2013\_releases/2012\_Accomplishments.pdf.

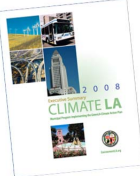
<sup>&</sup>lt;sup>91</sup>Energy Commission, "2011 Integrated Energy Policy Report", CEC-100-2011-001-LCF, page 66.

replacement. However, the Standards are applied only when projects comply with local permitting rules and comply with the Standards. If this cohort of buildings can be brought up to the current Standards, it is estimated that California would realize major additional energy savings.

#### CalGreen - Green Building Standards Code

In 2010, California Green Buildings Standards Code<sup>92</sup> (CalGreen) became the first in the nation stateadopted green building code. In 2008, the Department of Housing and Community Development (HCD) authorized a voluntary version of the Code that was subsequently approved by the California Building Standards Commission (BSC). Mandatory Standards went into effect January 1, 2011. CalGreen covers five categories of building: planning and design; energy efficiency; water efficiency and conservation; material conservation and resource efficiency; and environmental quality. CalGreen utilizes three tiers for the Standards, which include a mandatory tier and two levels of voluntary measures that can be used by more progressive communities and builders. CalGreen applies to both residential and nonresidential buildings.93





Samples of Climate Action Plans in California

#### Schools

Proposition 39<sup>94</sup> will provide up to \$500 million a year for five years to public schools and community colleges or energy efficiency and clean energy projects. Proposition 39 presents a clear opportunity for public schools to leverage these funds for energy-related upgrades. In the process, public schools put in place the practices and informational infrastructure to optimally manage their facilities going forward. Further, their successes can be replicated throughout the nonresidential building stock.

#### **Public Health**

Energy consumption is not all that goes on in a given building; as a project is performed, care must be taken to ensure that adequate indoor air quality is maintained. California Department of Public Health's Division of Environmental and Occupational Disease Control (DEODC) includes the California Breathing Asthma Program, Childhood Lead Poisoning Prevention Program, Healthy Homes Program, and Environmental Health Laboratories. The Energy Commission and DEODC will work together during the implementation of this Action Plan to ensure alignment and avoid conflict with public health goals.

<sup>&</sup>lt;sup>92</sup> State of California, 2010, http://www.documents.dgs.ca.gov/bsc/CALGreen/2010 CA Green Bldg.pdf

<sup>&</sup>lt;sup>93</sup> Building Standards Commission, www.bsc.ca.gov/Home/CALGreen.aspx.

State of California, 2013, <a href="http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb">http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb</a> 0051-0100/sb 73 bill 20130627 chaptered.pdf

### **Current Data Access and Availability**

#### **Smart Grid Decision**

The CPUC directed the utilities within its recently-closed Smart Grid Proceeding (R.08-12-009)<sup>95</sup> to provide certain kinds and formats of energy usage data publically and to state and local agencies. Specifically, it directs the utilities to provide the following (as excerpted from the Final Decision<sup>96</sup>):

- Publically publish total monthly sum and average of customer electricity and natural gas usage by zip code and by customer class (i.e., residential, commercial, industrial, and agriculture), as well as the number of accounts in the zip code by customer class.
- Regularly (yearly, quarterly, and monthly)
  provide local governments aggregated and
  anonymized usage and usage-related data by
  census block group.
- Provide energy data required by state and federal government entities to fulfill statutory obligations as currently required or if requested and in line with data regulations.
- Entities can request energy usage and usagerelated data from utilities and receive action on the request and resolution of disputes over access to data.
- Formation of an Energy Data Access
   Committee to advise the utilities on process improvements and best practices and help mediate disagreements.

#### California Energy Efficiency Finance Pilots

The CPUC's decision<sup>97</sup> authorizing these finance pilots required that project and loan performance data be collected and tracked in a state or national database. The intent is to help expand information needed to attract and inform financial institutions and investors

http://www.cpuc.ca.gov/PUC/energy/smartgrid.htm

 $\frac{\text{http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M077/K1}}{82/77182202.pdf}$ 

about energy efficiency projects and finance profiles to support future underwriting and product offerings. A working group compiled a preliminary report on recommended data content.

#### **Agency-Level Informational Infrastructure**

At the State level, the energy agencies have committed to work together in alignment on data access and other issues, to most effectively confront the State's challenges — chiefly transitioning our energy systems away from carbon emissions, while simultaneously ensuring high reliability and reasonable cost. Maintaining persistent accountability to the Governor and Legislature is also critical. To balance these objectives, the Energy Commission, CPUC, and ARB leadership understands the central importance of modern, effective systems for collection, and appropriate management of policy-relevant energy data.

To ensure effective, efficient data collection and management, the Energy Commission will initiate an administrative rulemaking to update the regulations implementing the Energy Commission's data collection authority under the Warren-Alquist Act. Among the purposes of the rulemaking will be:

- Define and support the policy-relevant data needs for implementation of this Action Plan and other state energy efficiency initiatives.
- Streamline data collection and avoid duplication of existing reporting structures by utilities and others, wherever possible.
- Ensuring the most up-to-date protocols and information technology infrastructure for data access, security and use.
   Harmonization and data sharing across the energy agencies.

### National Programs: Partner and Coordinate

The U.S. EPA and the U.S. DOE have developed and are managing a range of energy efficiency programs and initiatives that could directly assist California in its efforts, as well as provide models that the State could incorporate in the implementation of the EBEE Action Plan. Following is a brief listing that the Action Plan will consider in implementation.

<sup>&</sup>lt;sup>95</sup> CPUC, 2012,

<sup>&</sup>lt;sup>96</sup> CPUC, "Decision Adopting Rules To Provide Access To Energy Usage And Usage-Related Data While Protecting Privacy Of Personal Data", Rulemaking 08-12-009, May 1, 2014.

<sup>&</sup>lt;sup>97</sup> CPUC, 2013,

- ENERGY STAR for Buildings
- WaterSense
- Home Performance with Energy Star
- RESNET Home Energy Ratings (RESNET HERS)
- Home Energy Score
- Standard Energy Efficiency Data Platform (SEED)
- Building Energy Data Exchange Specification (BEDES)
- U.S. DOE Weatherization Assistance Program (WAP)
- Low Income Home Energy Assistance Program (through U.S. Health and Human Services Administration; provides five times the annual funding as WAP)

# **SEED Data Management Process - Data Repository** for Organizations and Firms

The Department of Energy (DOE) has developed an open source data platform called "Standardized Energy Efficiency Data" (SEED) that is available to State and local jurisdictions. SEED provides a standard mechanism to enter, manage and analyze data for an entire portfolio of buildings. The Energy Commission will utilize SEED for collection and organization of the energy project and consumption data from schools participating in Proposition 39. As information from other programs— i.e. State buildings and nonresidential disclosure programs—is merged into California's SEED tool, analysis will permit expanded and increasingly robust understanding of the various sectors of the State's nonresidential building stock. The DOE will continue to update and enhance the tool working directly with the states, including California.

Source: IMT

## Water Policy Context



Photo: California Water Project, Oroville. California DWR

"Water and energy are critical resources that are reciprocally and mutually linked. Meeting energy needs depends upon the availability of water, often in large quantities, for mineral extraction and mining, fuel production, hydropower, and thermoelectric power plant cooling. Likewise, energy is required for the pumping, conveyance, treatment and conditioning, and distribution of water and for collection, treatment, and discharge of wastewater."

"Energy-Water Nexus: The Water Sector's Energy Use" Congressional Research Service, January 2013, pg. 1.

The current drought presents a clear reminder that climate change is already upon us, and requires bold action to protect our state from its direct and long-term impacts. After steady improvement in the design of most water fixtures over the last two decades, current technologies require much less water than many original fixtures in California's buildings. Large-scale change-out of older fixtures could save a great deal of water, and would benefit from both consistent funding of water-utility incentive programs, and close coordination across the energy and water agencies.

While the focus of this plan is energy efficiency, it is clear that incorporating and integrating water efficiency has direct impacts on energy usage in the State and in the particular buildings covered in this Plan. It is estimated that water-related energy use is responsible for nearly 20 percent of the State's electricity and 30 percent of natural gas use including the energy for moving, treating, and heating water.

Demand and consumption from water use is growing. Much of this is due to industrial and agricultural use; however, the energy-water nexus in buildings is an important element to consider and address with energy efficiency policy. Se California consumes approximately 2.9 trillion gallons of water per year for urban uses, including outdoor and indoor water use for residential and commercial buildings as well as industrial use. This translates to over 25 terawatt hours of embedded electricity associated with treatment, distribution, heating, wastewater management, and conveyance. Se province in the province of the second service of the second second service of the second second service of the second sec

Water policy in California is more complex than energy policy in large part due to the highly autonomous roles of regional water agencies and oversight of federal laws related to water rights. The Energy Commission can engage in water policy by updating Title 24 water savings measures for newly constructed and existing buildings. The Energy Commission has some regulatory oversight for water efficiency through Title 20 Appliance Efficiency Standards, and is in the process of setting minimum standards for faucets, toilets, and urinals. The CPUC regulates 20-30 percent of urban water delivered by IOUs and is planning a waterenergy nexus proceeding to address how to co-fund programs that reduce energy consumption by the water sector in supplying, conveying, treating, and distributing water.

The following agencies should be engaged in the future to streamline implementation and integration of water efficiency throughout the State.

- Department of Water Resources (DWR)
- State Water Resources Control Board
- Regional/Local Water Districts
- California Bay-Delta Authority
- California Urban Water Conservation Council
- U. S. Bureau of Reclamation

<sup>&</sup>lt;sup>98</sup> Energy Commission, "Final Staff Report - California's Water – Energy Relationship", November 2005, CEC-700-2005-011-SF.

<sup>&</sup>lt;sup>99</sup> Energy Commission, "IOU CASE Report: Toilets and Urinals Water Efficiency", July 2013, Docket #12-AAER-2C.

### **Urban Water Management Plans**

California urban water suppliers are required to develop Urban Water Management Plans to support their long-term resource planning and ensure adequate water supplies are available to meet existing and future water demands. The DWR oversees and evaluates these plans, which are submitted every five years. (See Urban Water Management Planning Act - Division 6 Part 2.6 of the Water Code §10610 - 10656)<sup>100</sup>. These plans could be a mechanism to align regional planning efforts and help connect water use with GHG and energy efficiency.

<sup>&</sup>lt;sup>100</sup> DWR, 2010,

# Statewide Coordination of Efficiency Activities

California has a number of coordination forums and groups that address energy efficiency in some regard. The table below is a summary of the most prominent ones. The Energy Commission will evaluate these organizations' ability to assist in the implementation of this Action Plan, and will coordinate with them as appropriate.

Organization	Primary Participants	Scope	Authority
Energy Principals Group	Executive Leadership from energy (CPUC, CEC and ISO), air (ARB) and water agencies	Regularly meet to discuss agency perspectives, strategies, and interagency coordination to meet California's GHG goal reductions	Advisory only
Water-Energy Team	State agencies who focus on reduction on GHG emissions	One of 11 sector working groups focused on implementing measures under the ARB Scoping Plan <sup>101</sup>	Strategy implementation
California Climate Adaptation Strategy	California Natural Resources Board, with other state agencies	Policy development and guidance by the Safeguarding California Plan <sup>102</sup>	Policy Development
Energy Upgrade California Home Upgrade Working Group	Residential focused; utilities, implementers, non-profits, local government, CPUC, Energy Commission, performance contractors	Provide tactical and strategic coordination and guidance for the Home Upgrade Program	Advisory only
Demand Analysis Working Group	Energy Commission, CPUC, CAISO, utilities, advocacy groups, and related stakeholders	Forum for organizations on topics related to demand forecasting, energy efficiency, demand response, customer-side distributed generation, energy procurement, and transmission planning	Information informs Energy Commission regulatory process, IEPR, CPUC long term procurement and energy efficiency proceedings, and CAISO's transmission planning analysis
Statewide Energy Efficiency Collaborative (SEEC)	IOUs, local government, Energy Commission, CPUC, Local Government Commission, Institute for Local Government	Education, networking, and tools related to climate change and energy efficiency for members	None
California Solar Initiative (CSI) Public Forum	Implementers, Energy Commission, CPUC	The forum to provide all interested public stakeholders the opportunity to openly and collaboratively discuss CSI administrative and implementation issues	None

<sup>&</sup>lt;sup>101</sup> ARB, 2014, http://www.arb.ca.gov/cc/scopingplan/scopingplan.htm

<sup>&</sup>lt;sup>102</sup> California Natural Resources Agency, 2009, <a href="http://resources.ca.gov/climate/safeguarding/">http://resources.ca.gov/climate/safeguarding/</a>



Photo. 1700 California Street, San Francisco Mixed Use Renovation. Source www.sfenergywatch.com

Chapter III. Action Plan Strategies

## Overview

The following chapter presents the goals and strategies that comprise California's long-term vision to improve and operate buildings and their equipment with low energy and GHG footprints, at reasonable cost. Both public and private efforts are critical to success. Government must provide an environment for large-scale energy efficiency by example through its own actions, by high-level direction in the form of forward-thinking policies and programs, and by reducing barriers to progress wherever possible—at the same time ensuring consumer protections are in place.

In practice, most buildings will be upgraded without direct public intervention. Upgrades will be conceived, scoped, financed, installed, and commissioned by private entities, contractors, building professionals, banks, and other specialty firms. These agents must be able to engage simply and profitably without barriers, or the vision will be unattainable.

The goals and strategies presented apply to all building sectors covered by this Action Plan—single family residential, multifamily, commercial, and public buildings. This section also identifies those best positioned to address the strategy, and their key partners. This section does not include all of the stakeholders and market agents necessary to make the strategy successful. Focused implementation will continue in a variety of forums at the agencies, in partnership with local governments across the State, and with the full diversity of market agents. Indeed the market itself, and the strategies in this Action Plan, will be a work in progress, and positive movement will be captured through stakeholder processes going forward. Where additional resources are necessary, these discussions will be essential for developing the specifics needed to harness them.

# Goal 1. Proactive and informed government leadership in energy efficiency

Objective: Policies, initiatives and programs signal a long-term commitment to the market and support its activation.

### Strategy 1.1 State and School Buildings

The Governor's Executive Order B-18-12 requires aggressive improvements to the energy performance of state buildings, including space leased by the State. Timely execution and achievement of these goals will provide essential state government leadership, lend credibility to our claims that cost-effective energy efficiency is achievable, demonstrate the value of improvements to the marketplace, and save taxpayer dollars.

California can look to the federal government for evidence of public agencies leading by example. The U.S. General Services Administration (GSA), one of the largest building property managers in the nation, published a Strategic Sustainability Performance Plan for 2010-2015 that delineates strategies to achieve a Zero Environmental Footprint<sup>103</sup>. GSA building tenant education and outreach, bulk procurements and continuous efficiency improvements are a few of the strategies included in this plan. The U.S. Department of Defense is employing innovative public/private partnerships to audit military base buildings and identify efficiency opportunities, using data collection and energy modeling technologies to reduce the transaction costs of the audit processes<sup>104</sup>.

The Clean Energy Jobs Act of 2012 is providing \$550 million annually for five years to fund school energy efficiency upgrades. This new and substantive funding will result in significant improvements in school facilities and reduce school district operating costs. The Clean Energy Jobs Act is also creating a statewide

approach to establish school energy use baselines and track energy performance improvements over time. This program will provide state leadership in the areas of energy efficiency project planning, implementation, monitoring, and evaluation. The most successful school energy upgrades will be showcased such that analogous projects can be considered in other building sectors.

The Division of the State Architect plans to work with interested school districts and leading architects and engineers to develop several best-practice school upgrade designs that will be exemplars of deep retrofit opportunities in school buildings. These innovative retrofit plans can then be implemented by school districts using Clean Energy Jobs program funding.

<sup>&</sup>lt;sup>103</sup> Johnson, Martha and Stephen Leeds, *FY 2010-2015 Strategic Sustainability Performance Plan*, U.S. General Services Administration

<sup>&</sup>lt;sup>104</sup> "NREL Brings Precision, Savings to Energy Audits," accessed February 24, 2015,

http://www.energyvortex.com/pages/headlinedetails.cfm?id=660

Strategy	Metrics/Timeframe	Lead/Partners
<b>1.1.1 State Buildings</b> : Achieve dramatically improved performance levels for all state buildings, in concert with recommendations of the Sustainable Building Working Group. (Also see Strategies 1.6 and 5.5)	2015 and ongoing	DGS, DOF/ Treasurers Office, DSA, Sustainable Building Working Group, CEC, GO
<ul> <li>DGS Capacity: Build capacity at Department of General Services (DGS) to accelerate state buildings' energy use disclosure, deep-efficiency project scoping, upgrade implementation, energy performance contracting and execution of demonstration ZNE at state buildings.</li> <li>Provide Investment Decision Support to Department of Finance and Treasurer: Assist DOF and Treasurer to understand and value energy efficiency improvements for state buildings.</li> <li>Pilot energy efficiency risk assessment approaches using data collected from DGS American Recovery and</li> </ul>		DGS, DOF/ CEC, Treasurers Office
Reinvestment Act funded projects.  O Develop data collection specifications that support financial risk assessments; require use of this data collection protocol in all future state building energy efficiency projects.  • Employ available credit instruments: Use budget and/or		
state-level credit instruments that can provide larger pools of capital for state building energy efficiency projects.  • Agency Accountability: Each agency and department will track the energy performance metrics (consumption, EUI) of the properties under its purview, and be responsible for		
<ul> <li>State Leasing: Continue requirements for all new state agency commercial building leases to include either an Energy Star Certification or a minimum Portfolio Manager energy performance benchmark.</li> <li>Purchase Agreements: Use the State's purchasing power to deploy high efficiency equipment, appliances and devices in state-owned and state-leased buildings.</li> </ul>		
1.1.2 Clean Energy Jobs Act: Implement school building energy upgrades over the lifetime of this program. Create lasting statewide impacts on school building performance. In latter program years, encourage spillover effects to other building sectors.	Ongoing	CEC,CDE/ Local Educational Agencies (LEAs)
1.1.3 DSA Deep Retrofit Exemplars: Produce detailed plans for deep energy retrofits of several California school buildings/campuses.  Develop and disseminate case studies for school districts, explaining deep retrofit opportunities, and identifying where the designs will be applicable to school buildings across the State.	2015-2016	DSA/A&E firms, LEAs

# Strategy 1.2 Nonresidential Benchmarking and Disclosure

"[Benchmarking and disclosure policies] have the potential to influence the real estate decisions of tens of thousands of businesses, tenants, investors, pension funds, lenders and building owners and operators.

Needless to say, that is no small thing."

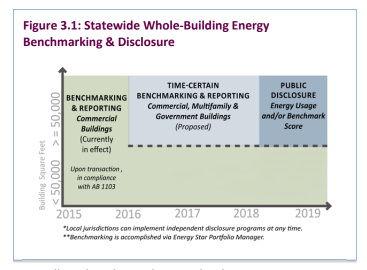
Institute for Market Transformation (IMT), "Building Energy Transparency, A Framework for Implementing US Commercial Energy Rating and Disclosure Policy", July 2011

Knowledge of one's energy use, placed in the proper context, can be a powerful motivator for making energy efficiency improvements. A number of jurisdictions across the country, including New York City, Boston, Seattle, Chicago, and San Francisco, have instituted nonresidential benchmarking and disclosure policies. California's experience to date with implementation of AB 1103 has produced lessons for what a workable and impactful benchmarking effort will entail. Given the existence of widely accepted, standardized tools developed and supported by the federal government and already in wide use in California, the essential infrastructure exists for a statewide program at relatively modest cost. Benchmarking information, provided to the Energy Commission directly and securely by property owners, will improve statewide agency policy and planning by contributing current energy performance data for the State's large nonresidential building stock. That said, the primary motivation for this strategy is to motivate private building energy performance improvements.

Although the vast majority of commercial buildings are relatively small (less than 50,000 square feet), about half of the square footage and energy usage resides in large commercial buildings. Large commercial buildings typically have adequate resources available to implement benchmarking practices, so this portion of the commercial sector is well-suited for a statewide mandatory program.

Mandatory time-certain benchmarking will apply to all nonresidential buildings above 50,000 gross square feet of floor area, and must be performed at least every two years. For the purpose of this strategy,

"nonresidential" refers to commercial and multi-family buildings. The program will utilize the EPA Energy Star Portfolio Manager for the benchmarking service, and employ the SEED structure for its secure data repository. For each building, the benchmark score and/or aggregate energy consumption will become public after the second benchmark cycle.



CEC will work with jurisdictions that have existing or emerging benchmarking ordinances to ensure alignment with the statewide program. Local governments can adopt tailored requirements so long as they are harmonized on key details, such as use of compatible tools. The program will be implemented over several years in a manner that dovetails with AB1103, per figure 3.1. For example, existing reported benchmarking data for buildings above 50,000 square feet will be deemed compliant with AB1103, such that no additional effort is required at transaction, other than providing the information to the parties. Commercial buildings smaller than 50,000 square feet will still be subject to AB1103—owners of covered buildings above 10,000 sq ft must currently provide benchmark information to the parties and CEC upon major financial transaction.

Additional elements will be addressed in necessary rulemaking and program development, including:

- Program phase-in and coordination with interested local jurisdictions.
- Whole-building aggregation protocols to be used by utilities for data reporting.

- Support services and other tools to enable straightforward compliance.
- Leveraging Portfolio Manager and other tools to encourage continuous assessment of energy performance beyond basic compliance.
- Strategies to move owners, managers and occupants from knowledge to action.
- Expanding the program to cover smaller buildings.

#### **Future Potential Additional Mandatory Elements**

The energy agencies will evaluate market trends and growth of energy efficiency upgrades over a period of 2–5 years. Based on that evaluation, the Energy Commission will determine if, under future AB758 updates, it will recommend mandatory actions for consistently low-performing buildings, such as highly cost-effective retrofit measures and/or retrocommissioning.

trategy	Metrics/Timeframe	Lead/Partners
2 Statewide Non-Residential Benchmarking and Disclosure: Establish a statewide energy benchmarking program with eventual public disclosure for commercial, public and multifamily buildings above 50,000 sf gross floor area.	Phased, 2015 - 2021. State buildings beginning Q1 2016.	CEC/CPUC,Utilities, Pacific Coast Collaborative (PCC)
<b>1.2.1 Update AB 1103 Regulations:</b> Update the AB 1103 regulations to improve effectiveness and ease of compliance and reporting.	Pre-rulemaking Q1 2015; Rulemaking Q2-Q3 2015; New regulations effective 2016	CEC/EPA,Utilities
<b>1.2.2 Benchmarking &amp; Disclosure Rulemaking:</b> Determine program structure, requirements, high-level process and timeline.	Pre-rulemaking Q3 2015, Rulemaking in 2016; New regulations effective Q1 2018	CEC/PCC
<ul> <li>1.2.3 Benchmarking &amp; Reporting Infrastructure Development: Establish benchmarking, reporting and database platform</li> <li>Use SEED to match utility data with physical property information and to store benchmark data.</li> <li>Partner with local governments to employ a SEED compatible database infrastructure for eventual public disclosure of benchmark data.</li> <li>Continue to work with EPA to enhance Portfolio Manager to support the statewide program. Encourage seamless integration of benchmark data with SEED.</li> </ul>	Fully operational by Q2 2016	CEC/DOE,EPA,LGs, PCC
<b>1.2.4 Implement Statewide Program:</b> Facilitate compliance and monitor the Benchmarking and Disclosure regulations. Establish clear metrics to evaluate effectiveness.	Phased 2018-2022	CEC/ CPUC, Utilities,
1.2.5 Potential Mandatory Programs: Review the Benchmarking and Disclosure program to determine if it motivates improvements and results in sufficient savings; make recommendations regarding mandatory retrofits and/or retrocommissioning are necessary to deepen savings in large commercial buildings. Determine if Benchmarking and Disclosure program should be extended to smaller commercial buildings.	Evaluation of Disclosure policy effectiveness within 2 –5 years of implementation for each sector	CEC,CPUC/GO, Legislature

# **Strategy 1.3 Minimum Standards for Building Performance Assessment Tools**

The proposed lower building size limit for Strategy 1.2, nonresidential benchmarking, is 50,000 gross square feet. Most buildings fall below this threshold and, as a whole, these smaller buildings represent great savings potential. The stock of smaller buildings is tremendously diverse and invites a distinct and less centralized approach than mandatory benchmarking.

A number of increasingly high-quality "no-touch" analytical tools are available utilizing smart meter data, producing insights that would have been unattainable just a few years ago. More traditional, typically engineering-based assessment tools are also available, including on-site testing and measurement. Such assessments can be helpful to troubleshoot physical problems in a building, and to estimate the expected energy savings of planned improvements. Both approaches—"no-touch" assessments and physical models informed by field measurements—can provide consumers and business owners a basis on which to build a prioritized list of energy-saving opportunities, and to provide contacts for follow up based on those results. Opening up the market to a diversity of tools will enable the best minds in the marketplace to provide these services at much greater scale, using technology to achieve lower cost especially important for the retrofit market.

While these advancements in metering technologies and assessment strategies can provide increased awareness of building upgrade opportunities, there is also great risk of consumers receiving conflicting advice from various tools and/or recommendations that are not cost-effective. This strategy seeks to increase the penetration and relevance of modern assessment tools, while ensuring minimum performance thresholds are met.

The Energy Commission will work with stakeholders to develop tool performance criteria, then evaluate and

approve tools based on these criteria. The Commission will maintain a statewide list of approved tools. The utilities can then enable the use of all tools on the list. The goal is inclusivity while maintaining sufficient accuracy and clarity in the measure recommendations and other decision support provided by each tool.

With the advice of their utility, local government, or efficiency service provider, building owners will choose the assessment tools that offer the most highly relevant information for their circumstances. Note that energy usage and/or assessment information will not be required to be provided to the Commission or any other outside entity; it will be only provided to the property owner/account holder and the customerapproved third party provider of the analytics.

#### **HERS II Whole House Program**

Public Resources Code (PRC) 25942 (also referred to as HERS legislation) requires the Commission to put in place a statewide system that provides performance assessments for residential buildings along with prioritized recommended upgrades. That system is currently called Home Energy Rating System (HERS) II. An upcoming Energy Commission rulemaking will examine multiple aspects of the HERS program and make substantive changes to resolve known issues and align with current industry assessment practices. A clear need exists to distinguish residential performance assessments (to inform retrofit projects) from residential asset ratings (for property valuation), two important yet discrete elements of improving residential building energy efficiency. This proceeding will also provide the Commission an opportunity to articulate the roles for existing and future assessment approaches aimed to serve the needs of the marketplace. These efforts will place the State in the role of oversight, rather than as a developer of residential energy assessment tools.

Strategy	Metrics/Timeframe	Lead/Partners
1.3. Minimum Standards for Assessment Tools		
1.3.2 Home Energy Rating System (HERS) II: Utilizing the HERS II Rulemaking process, modify the HERS II whole house assessment protocols to align with current home upgrade program practices and other relevant industry protocols	2016	CEC/ CPUC, program implementers
1.3.1 Minimum Standards for Smart Meter Data Analytics: Establish minimum qualification standards and evaluation protocols for eligible low and no-touch home energy assessment tools.	Complete by Q1 2017	CEC/ CPUC, program implementers

# Strategy 1.4 Uniform Energy Asset Ratings to Compare Building Properties

The State must provide leadership to establish standard property valuation or "asset rating" approaches for residential and commercial buildings. Asset ratings are well aligned with the property appraisal process based on comparables, which evaluates the physical asset characteristics of the subject property relative to those of comparable properties whose value has been established by the market. Asset ratings allow for the expected energy use to be compared between properties based on the building's physical features, removing the ambiguity from merely an energy bill comparison that results from widely varying operator behavior. For real estate investments and other financial transactions, valuing the energy performance of building properties requires uniform evaluation approaches adopted and made ready for use across all of California. HERS Legislation requires that once a statewide rating system is in place, no home energy rating services may be performed in the State unless the Energy Commission determines that it conforms with the statewide system.

The objective of this strategy is to establish methods to rate the comparative value of building energy efficiency that have minimum transaction costs to implement, while including the important impacts of field-verified performance to the extent possible.

To achieve broad market adoption in existing buildings, an asset rating tool must balance ease of use with technical rigor. The Energy Commission will review the residential and commercial building energy asset rating approaches that have been developed and/or adopted by U.S. DOE, Residential Energy Services Network (RESNET), Energy Commission (HERS), ASHRAE (Building Energy Quotient) and other states. The Commission will also explore options to reduce the energy modeling expertise needed by those who rate the energy performance of building properties, to minimize the time and expense needed to calculate asset ratings. State leadership will come from the specification of the uniform rating methods to be used in market-focused tools, not from the provision of rating software that must be used by all market agents.

This strategy also includes the discussions and articulation needed to clarify how green building rating systems relate to energy asset rating systems. The Energy Commission will work with green building industry stakeholders to determine if and how California's HERS regulations govern any energy efficiency and clean energy valuation methods included in green building ratings. This strategy will strive to develop effective partnerships between green building and energy efficiency rating programs across the State.

Strategy	Metrics/Timeframe	Lead/Partners
1.4 Adopt uniform asset ratings to compare building properties:	Uniform asset rating approaches specified by 2016	
<ul> <li>1.4.1 Standardize Home Energy Asset Rating Approach: Establish the specifications for residential building energy asset rating calculations.</li> <li>Review currently available asset rating methods for use in California residential property comparisons.</li> <li>Develop a California specification for asset rating calculations and labels that is consistent with national rating practices and satisfies the intent of PRC 25942 (HERS legislation).</li> <li>Using a stakeholder process, develop or adopt a rating method for existing residential buildings that rates property assets at a reasonable cost.</li> <li>Clarify role of third party Green Building rating programs.</li> <li>1.4.2 Standardize Commercial Building Energy Asset Rating Approach: Establish the specifications for commercial building energy asset rating calculations.</li> <li>Review currently available asset rating methods for use in California commercial property comparisons.</li> <li>Develop a California specification for asset rating calculations and labels that is consistent with national rating practices</li> <li>Using a stakeholder process, develop or adopt a rating method for existing</li> </ul>	2016	CEC/DOE, RESNET, Green building rating Programs  CEC/DOE, ASHRAE, Green building rating programs
<ul> <li>commercial buildings that rates property assets at a reasonable cost.</li> <li>Clarify role of third party Green Building rating programs.</li> </ul>		

# **Strategy 1.5 Building Efficiency Standards Development and Compliance**

Building Efficiency Standards (BES, Title 24, Part 6, for both new and existing buildings) has been and will continue to be a significant contributor to the success of California's energy efficiency efforts. The State's goals are nation-leading: Zero-Net Energy Residential New Construction by 2020, and Non-Residential by 2030. BES development has, to date, largely been driven by the new construction conversation; certainly implementation and compliance remain important areas of effort there. The gap between code compliance and existing buildings grows larger—as does the opportunity to harvest that savings potential. The industry needs a simple BES for existing buildings, and to find ways to facilitate and incentivize those upgrades.

The Energy Commission will conduct a focused review of BES as they relate to existing buildings and make modifications as necessary to ensure that the requirements are both practical and will result in realized energy savings. To the extent possible, the Commission will simplify the processes needed to comply with BES for existing building upgrade projects, to improve manageability and reduce costs for building owners, local government building departments, and contractors.

A particular area of compliance-related concern is Heating, Ventilating, and Air Conditioning (HVAC) systems. Upon HVAC replacement, building code requires that the system be field tested for proper performance, to ensure proper installation and efficient operation. However, HVAC contractors often bypass these and other requirements by failing to pull a building permit. Studies and industry expert opinion indicate that permitting rates for equipment replacement and building retrofit work can be abysmally low. The contractor is avoiding building department verification that the installation is safe, and violating other laws including contractor licensure, business licensure, and workman's compensation laws. Currently there is no mechanism to (a) track specific

HVAC equipment sold in the State; (b) verify that the installed equipment is field verified; or (c) match equipment to building department records to ensure that the installation was properly permitted. In the absence of an equipment tracking system, building departments have no ability to know that installations take place, so they have no ability to determine if the equipment was installed in compliance with the Standards' field test requirements. There is little quantitative understanding of either the energy savings being lost by projects due to noncompliance with the Standards, or the related question of whether failure to permit correlates with energy-related noncompliance.

Many local governments face challenges and resource constraints in managing compliance and enforcement. Online permitting tools are being piloted in some local regions and these, if successful, can help streamline the process and reduce costs. Known options include simple online processes for some equipment replacements, using electronic design files and compliance forms already available within a HERS Registry, using handheld devices with appropriate compliance applications, and linking permit applications to utility and/or Regional Energy Network (REN) efficiency program options.

To improve permitting rates and code compliance, owners and contractors need to see its clear value while perceiving the threat of consequences for unpermitted work. To start, stakeholders should collaborate to identify best practices in existing building upgrade permitting, similar to the Solar Permitting Best Practices Guide spearheaded by the Office of Planning and Research through a yearlong stakeholder process. <sup>106</sup>

Water efficiency is another area ripe with opportunity in existing buildings. Additional water efficiency measures in BES will need coordination between the code setting agencies in California and key stakeholders, to better align plumbing code requirements with water efficiency objectives in the State.

 $<sup>^{105}</sup>$  American Council for an Energy Efficient Economy, "Role for Utilities in Enhancing Building Energy Code Compliance," 2012.

<sup>&</sup>lt;sup>106</sup> California Office of Planning and Research, "California Solar Permitting Guidebook, Second Edition," 2014.

Strategy	Metrics/Timeframe	Lead/Partners
1.5 Realize the Full Benefits of the Building Efficiency Standards for	CEC initiates code	CEC
Existing Buildings:	redesign in 2017 for the	
	2019 cycle	
A. Improve BES as Applied to Existing Buildings		
1.5.1 Improve Clarity and Ease of Use: Develop approaches to	2017 - 2019	CEC/ CPUC,
simplify implementation of BES for existing buildings, by		program
unifying definitions with industry practice, by clarifying code		implementers
requirements, and through the use of expert systems or other		
navigation tools.		
1.5.2 Review BES for Cost-Effectiveness: Confirm that BES	2017 - 2018	CEC
requirements are cost-effective when applied to existing		
buildings using careful review, industry engagement, and BES modifications where needed.		
1.5.3 Training and Communication: Enhance communication,	Ongoing	CEC, CPUC/
education, and interactions with Local Governments to facilitate	Ongoing	program
compliance and enforcement with the Standards.		implementers
1.5.4 Water end-use Efficiency: Work with the relevant	2017 - 2018	CEC/HCD/BSC
agencies and within the Standards to address plumbing system	2017 2010	626/1165/556
and fixture issues currently impeding water end-use efficiency		
in existing buildings.		
B. BES Compliance Improvement For Existing Buildings	2045 2046	050 0040/000
1.5.5 Understand the compliance shortfall: Work with Local	2015-2016	CEC, CPUC/OPR,
Governments (LG), manufacturers, and contractors to		LG, CSLB
determine compliance gap and understand the role of permitting, and the needs of building departments.		
<b>1.5.6 Pilot Programs:</b> Evaluate impact of LG online permitting	2016	CEC, CPUC/OPR,
and serial number tracking pilots on process, cost reductions	2010	LG
and installation quality.		10
1.5.7 Compliance Plan: Based on research findings and pilot	2017	CEC, OPR / LGs,
experience, develop a compliance strategic plan with Best		CSLB
Practices for EE permitting.		
1.5.8 Serial Number Tracking: If indicated as a critical resource	Implement 2017-2018	CEC
for compliance improvement, establish HVAC equipment serial		
number tracking database.		

### **Strategy 1.6 Plug-Load Efficiency**

Plug-in equipment is expected to account for 69 percent of the growth in building electricity consumption by 2030<sup>107</sup>. This load growth is a major barrier to reaching California and U.S. greenhouse gas emission reduction goals. To curb this expected escalation of electricity use, it will be critical to:

- Increase the pace and scale of new and updated appliance efficiency standards.
- Expand the development of high performance specifications for plug loads not suited to standards.
- Include these high performance specifications in government and corporate bulk purchase agreements.
- Transform consumer behavior through effective public awareness campaigns.

California's appliance efficiency standards (Title 20) have, for the last 40 years, been a strong and dependable foundation of energy efficiency for the State and the nation. Appliance efficiency standards set minimum performance standards that are required for a broad range of equipment that are sold in California. The improved product efficiency leads to significant reductions in electricity, natural gas and/or water in the State. In existing buildings the replacement of one piece of equipment, such as, a water heater or an air conditioner, represents the most common efficiency upgrade. As appliance standard stringency increases, the energy performance of equipment in existing buildings are naturally upgraded by failure or other end of life replacement decisions. Since appliance and equipment replacements are relatively quick and inexpensive compared to other upgrade strategies, they are the easiest opportunities for near-term savings.

To realize these savings by continuing to advance appliance efficiency standards, standard development processes must keep pace with the increasingly rapid product development cycles for a large variety of equipment, appliances, and electronic devices. Where this proves impossible, and for appliances and devices not suited to standards, performance specifications

can be used in bulk purchase agreements and rebate programs to realize plug load energy use reductions.

Finally, consumers play a huge role in plug load electricity use. Opportunities to transform consumer behavior are covered in Strategies 2.2 (Consumerfocused energy efficiency) and 4.2 (Marketing, education, and outreach).

<sup>&</sup>lt;sup>107</sup> Energy Information Agency, Annual Energy Outlook 2014.

Strategy	Metrics/Timefram	Lead/Partners
1.6 Efficiency of Plug-in Loads A. Standards Lead to Technical Advancements		
<b>1.6.1 Pursue new and enhanced appliance standards</b> : Encourage expanded application of leading technologies, i.e. mobile power management, interoperability, demand response, low idle-mode consumption, etc. through new updates to appliance standards.	Ongoing	CEC
<b>1.6.2 Enforcement (SB454):</b> Finalize and apply the Commission's enforcement regulations under SB454.	2015	CEC
<b>1.6.3 Advocacy and Technical Support:</b> Support enhanced Federal standards and participate in proceedings of the Federal government and neighboring countries (Mexico, Canada).	As needed	CEC/ CPUC, program implementers, advocates
B. Market Transformation Efforts		
<b>1.6.4 Strategic Planning:</b> Partner with other states to leverage research, resources, and standards across larger regions.	Ongoing	CEC/PCC,CPUC, OPR
1.6.5 Plug load management programs: Develop, encourage and incentivize turnover of existing stocks, use of plug-load management devices and software, and novel approaches to reduce standby consumption.	Ongoing	CPUC/ program implementers, CEC (EPIC)
1.6.6 Specification Development: In some cases new appliance standards cannot be adopted because of federal preemption or application-specific cost-effectiveness. Develop purchasing and replacement guidelines for products where large savings opportunities exist, but new standards cannot be adopted.	Ongoing	CEC, CPUC/ program implementers, CEC (EPIC)
1.6.7 Purchase Agreements: Use large organization purchasing power to increase the efficiency of equipment and devices (lighting, appliances etc.) used by employees and/or renters. State and local government procurements, and low-income programs, will focus on high efficiency products. Facilitate adoption of such purchase agreements by managers of large multi-family property portfolios.	Ongoing	DGS, LGs /large portfolio property managers, CSD, utilities-LIEE

### **Strategy 1.7 Local Government Leadership**

Local governments (LG) are essential loci for innovation. At the same time, one of the major challenges for many LGs is the lack of consistent funding sources for sustainability activities. LG obligations under SB 375 (2008, Steinberg) dovetail well with efforts to improve the efficiency of the built environment. The State should encourage forward-thinking LGs to adopt policies and gather relevant experience for wider application, building in performance incentives where appropriate. Balancing statewide consistency with the flexibility to accommodate differences in local tools and resources, the Local Government Challenge Program will focus on areas such as:

- Aggressive efficiency for jurisdiction-owned buildings
- Early adoption of nonresidential benchmarking and disclosure programs
- Innovation in building permitting systems, and rigorous code enforcement
- Significant increase in project flow for residential and small commercial upgrades
- Data-driven community-wide energy planning
- Audit/assessment requirements at specific trigger points (e.g. business license renewals)
- Energy performance districts (see sidebar).

Startup funding of around \$13M for this effort will come from leftover administration funds and repayment streams from several ARRA financing programs that have been closed. Ongoing funding of \$20M per year would allow this program to flourish.

The California Air Resources Board's Cool California City Challenge is an example of a statewide initiative that incentivizes local governments to achieve environmental policy objectives. The Challenge encourages cities to motivate their residents to reduce carbon footprints by lowering household energy use and vehicle travel. Sponsored by Energy Upgrade California, the Challenge is a competition among participating cities, where prize money is awarded based on residential emission reductions achieved under the program.

Sonoma County's energy, water and climate protection agencies are piloting the Pay As You Save

### **Energy Performance District**

An Energy Performance District (EPD) is a new approach for LG to pilot either within Local Government Partnership programs, REN activities or via new funding opportunities such as for Climate Action Plans and local grants. An EPD is a specific area or neighborhood identified by a local government using energy data mapping tools to identify high opportunity areas (high energy users, vintage of buildings, etc.).

LG identifies "District"—potentially in connection with a business improvement district, residential neighborhood, or other assessment area utilizing new regional decision making data tools such as shown on pages 61-62. An energy savings goal is developed along with a 2–5 year plan to achieve those savings. Ideally, LGs are awarded with funding for achieving its goals and maintaining long-term performance in the district. Leading LGs in California have had varied successes with neighborhood approaches to project aggregation; the EPD model may be attractive for amplifying the successes of those efforts.

(PAYS) program in the town of Windsor, where water and energy saving measures are installed in homes with no upfront costs or debt incurred by property owners or tenants. The PAYS program adds a surcharge to participants' water and/or energy bills, and these charges are guaranteed to be lower than expected bill savings<sup>108</sup>. This government partnership with utilities to provide innovative solutions that dramatically reduce consumer transaction costs is a great example of local government leadership.

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<sup>&</sup>lt;sup>108</sup> "Residential Programs," accessed February 24, 2015, http://sonomacountyenergy.org/residential-programs/

Strategy	Metrics/Timeframe	Lead/Partners
1.7 Local Government Leadership: Engage and recruit LGs to		
demonstrate leadership in energy efficiency through various		
programs, activities and mechanisms.		
1.7.1 Challenge Program: Develop a Local Government	Seed funding available	CEC, LGC / OPR
Challenge Program with technical assistance and support	and program launch in	
through a competitive grant process. Include cities, counties,	2016	
joint power authorities, metropolitan planning organizations,		
councils of governments and other local government consortia.  Award assistance based on LG actions and adoption of policies		
for aggressive energy efficiency, disclosure, compliance and		
permitting.		
<ul> <li>Include LGs with POUs; ensure geographic and size diversity</li> </ul>		
Work with leading LGs on local benchmarking and upgrade		
programs.		
<ul> <li>Create a repository of Best Practices and Lessons Learned</li> </ul>		
that can be readily shared.		
<ul> <li>Encourage data-driven local policy and targeted actions.</li> </ul>		
1.7.2 Local Government Partnerships: Coordinate utility LG	2015 and ongoing	CPUC, POUs /
Partnerships with the Action Plan goals and strategies to		program
minimize duplication; actively share data to facilitate LG		implementers
jurisdictional activities to maximize energy saving opportunities.		
1.7.3 Leverage Other Efforts: Leverage local climate action,	2015 and ongoing	LG / ARB, OPR-
general plan/land use, water conservation and other relevant	g	Strategic Growth
planning mechanisms as a means to improve energy efficiency		Council, CEC
and reduce GHG (consistent with AB 32, CARB Scoping Plan		·
Update).		
<ul> <li>Ensure access by land use and climate action planners</li> </ul>		
to better building energy use baseline data and		
location-specific estimates of energy savings potentials.		

# Strategy 1.8 Energy Efficiency as a Clean Distributed Energy Resource

Energy Efficiency brings a wide range of benefits to users and communities: bill savings, comfort, property value enhancement, and community economic development to name a few. In the narrower and critical context of today's electricity grid, efficiency operates alongside other resources, both distributed and large-scale, and where the specific qualities of each determine its respective market value. Procurement-based energy efficiency can, in theory, take into account the particular local and system impacts of energy efficiency alongside those of other resources, comparing for example their locational and

temporal characteristics, persistence, reliability and the like.

Procurement-based energy efficiency may be helpful for reaching the Governor's objective to double efficiency gains in existing buildings. In a procurement setting, many of the details around delivery of energy and related grid services would be contained in procurement contracts, rather than emerging from the energy efficiency program portfolio.

Even if a procurement model is successful, it will be a complement to, rather than a replacement of, collaborative and incentive-based program approaches. There will continue to be strong need for a program portfolio focused on energy efficiency market transformation.

Strategy	Metrics/Timeframe	Lead/Partners
<ul> <li>1.8 Energy Efficiency as a Clean Distributed Energy Resource: Treat efficiency as a clean distributed energy resource for which utilities contract in a fashion analogous to large-scale generation.</li> <li>1.8.1 Utility Procurement of Energy Efficiency: Further develop the utility procurement model for energy efficiency, building on the SCE Preferred Resources Pilot.</li> <li>1.8.2 Market Transformation Program Portfolios: Evolve the energy efficiency program portfolios to focus more explicitly on market transformation activities in the upgrade marketplace.</li> <li>Understand the phenomenon of code shortfall in existing buildings, and mobilize projects to close any gaps.</li> <li>Revisit administration of market transformation efforts.</li> <li>1.8.3 Long-term Energy Supply Planning: Work across agencies to ensure the long term demand forecast incorporates the complementary impacts of procurement, codes and standards, and market transformation programs as they relate to existing buildings; develop and/or advance needed analytics.</li> </ul>	2015 and ongoing	CPUC, POUs/ IOUs, CEC  CPUC/CEC, program implementers
		CEC/CPUC,POUs

# Strategy 1.9 Leadership: Existing Building Efficiency Collaborative

State, regional, and local governments provide leadership and proactively coordinate and align their efforts as much as possible.

#### **Active, High-Level Leadership**

Governor Brown's call for a doubling of efficiency savings from building energy efficiency projects reinforces the legislative mandate of AB 758 and increases the urgency underpinning this plan and its implementation; this is equivalent to a 17% reduction in statewide building energy use from 2014 levels by 2030. To ensure ongoing attention and consistency to our collective efforts, the Energy Commission and the CPUC in particular must develop and maintain

alignment between themselves. In addition, engagement, access and input is needed by the ARB, ISO, other relevant agencies—DGS, Department of Water Resources, State Water Resources Control Board, California Community Services and Development, the Departments of Labor, Transportation, Corrections, and others. High-level personnel assigned to lead AB 758 implementation at each agency will engage and coordinate actively with utilities, local and regional governments, water agencies, and industry representatives as needed. The Energy Commission will keep the Governor's office and Legislature informed of progress and any high-level barriers that emerge, as a matter of course as implementation proceeds.

Strategy	Metrics/Timeframe	Lead/Partners
<b>1.9 Energy Efficiency Collaborative - Statewide Agency Leadership:</b> Form the Existing Building Efficiency Collaborative (EBEC) to lead and coordinate progress toward energy efficiency across the energy agencies.		
1.9.1 Governance Structure: Staff the EBEC with senior individuals from the Energy Commission and CPUC, who report to the lead commissioners; develop a collaboration structure that incorporates active engagement of key agencies, coordinates across relevant rulemakings, and maintains consistency with agency roles and authorities.	Q1 2015	CEC, CPUC/ ARB, ISO, GO, other agencies as needed
1.9.2 Agency Coordination and Stakeholder Engagement: Implement appropriate forums and methods to coordinate analysis, identify promising strategy options, monitor and report on strategy effectiveness; provide public briefings on EBEC Action Plan progress and invite regular stakeholder feedback to identify and resolve issues.	2015 – ongoing	CEC, CPUC/ ARB, ISO, GO, other agencies as needed

## Goal 2. Data drives informed decisions

Objective: Building owners and residents demand energy-efficiency services informed by the full range of information relevant to them.

# Strategy 2.1 Modern, Accessible Data Resources

Consistent availability and access to the right kinds of information is foundational for both market activation and as a tool for monitoring the impacts and determining the effectiveness of local, regional, and state initiatives. Specifically, data tailored to the following audiences is critical:

- 1. Property owners and tenants, to inform their decision-making.
- Existing building industry—energy efficiency design, construction, and investment communities—to support effective market analysis, business models and product development.
- State and local policy makers and program implementers, to enable properly conceived and targeted initiatives that consistently and effectively address their respective, complementary long-term goals.

#### **Property Owner and Tenant Decision-Making**

Property owners need access to data to manage their buildings from an informed position, understand potential problems, and plan and scope improvements. Multiple-metered buildings, particularly multifamily buildings, present particular challenges in this regard. Currently, property owners have difficulty accessing tenant data, and most utilities do not offer even basic whole-building aggregation services. Therefore, many owners cannot have a clear understanding of the energy consumption of the buildings they own. Tenants who pay energy bills directly can benefit from existing analytical tools to help them identify potentially effective operational and behavioral changes.

#### **Enabling the Existing Building Industry**

Market agents must to be able to leverage and analyze existing energy performance data—defined as both energy use data and building systems information—to provide information to energy users and building owners about upgrade opportunities. Such

informational resources support business planning by providing market intelligence on a level playing field. As an example, the California Solar Initiative (see sidebar) provided years of up-to-date, detailed project-level information to the market, with a very positive effect. Given energy efficiency's place at the top of California's loading order, it makes sense that there be an analogous, statewide data clearinghouse for building energy efficiency programs participation.

#### **California Solar Initiative**

The California Solar Initiative (CSI) Solar Statistics database is an excellent example of a centralized, public-facing data repository that is widely used by policy makers, clean energy businesses, and consumers interested in solar energy. The CSI database was developed using detailed input from industry. This tool has collected, organized, and published detailed project-level information for the quarter-million net-metered photovoltaic (PV) systems that have been installed in California since 2007. Its existence has enabled market innovation, created administrative and ratepayer accountability, and played a key role in the scale-up of California's distributed solar economy.

Accurate information—on project composition and costs, buildings themselves, and pre-vs.-post energy consumption—can meet a number of complementary market needs, such as assessing project flow in each area, assessing the range of costs for a give measure, developing sector- and location-specific outreach, and understanding market opportunities as part of potential investors' due diligence. Investors utilize such performance metrics to gauge the risk of their prospective stake in a company delivering these services, or directly in a portfolio of efficiency projects. Availability of such program information would permit building owners to understand the landscape of local contractors as part of their choice of firm with which to work on their own projects.

Economic analysis of virtually any project requires detailed understanding of electric and gas rates. This information is already public, but the difficulty and expense of collecting and transposing it into useable form, and keeping it up to date, unnecessarily impedes the marketplace. A requirement that utilities post current rates in a standardized format would ensure that this basic piece of public information would be available to all players, and would lower costs for all, benefiting both existing and aspiring market entrants.

such, it has the potential to help the State avoid redundant investment in new centralized infrastructure, primarily new natural gas-fired power plants.

### **State and Local Policy Development**

Geographically specific data is an essential element for policy makers and local governments implementing energy efficiency programs. To better target programs, develop climate plans, and measure progress, these entities must have routine, inexpensive, and administratively simple access to energy usage information held by the utilities that serve their jurisdictions. The use of regional and city-level mapping tools (Example: UrbanFootprint, illustrated in Figure 3.2, can assist local and regional governments to understand current and emerging energy use patterns by building characteristics, energy use, demographics, and other criteria. Mapping tools are essential for identifying potential energy saving opportunities in the community and targeting scarce resources.

For the State's energy agencies, reliable, locationspecific load information is critical for meeting the policy and planning challenges in California. As localized resources emerge as key contributors to our clean energy future, local capacity areas become a central unit of analysis. Therefore, it is important to understand trends and resources over time and at the local level. The Energy Commission, with CPUC and ISO, will establish baselines and monitoring methods for local-level load analysis, forecasting, and statewide policy planning. This effort will allow the agencies to deepen their agreement on a single Demand Forecast for purposes of their various planning endeavors, consistent with meeting the State's energy and carbon reduction goals. This analytical resource is necessary to establish a rigorous basis for EE as a resource. As

Strategy	Metrics/Timeframe	Lead/Partners
<b>2.1 Data For Improved Decisions:</b> Ensure that Californians (consumers,		
industry, policy makers and professionals), have access to appropriate		
data sources to make informed decisions related to energy efficiency.		
2.1.1 Data Exchange Protocols: Adopt common data exchange	Ongoing and as needed;	CEC,CPUC/Utilities
protocols to ensure streamlined collection, effective management,	P39 protocols completed	
and security.	by Q2 2015	
Engage closely with DOE-sponsored Building Energy Data     (ASSES)		
Exchange Specification (BEDES).		
Encourage or require widespread implementation of Green  Button and Green Button Grant and the such as a second seco		
Button and Green Button Connect smart meter data exchange protocols.		
2.1.2 Benchmarking Data Infrastructure: Map meters to physical	Ongoing; all utilities	Utilities / CEC, CPUC
buildings and upload whole-building consumption data to Portfolio	Q12016	Othlities / CLC, CFOC
Manager as needed.	Q12010	
-		
<b>2.1.3 Easy-to-Access Data and Analytics:</b> Provide very simple,	Ongoing; statewide by	Utilities / CEC, CPUC,
standardized access to customers and their chosen service	2016	HUD
providers so that they can easily understand their energy use and		
assess their needs. Develop solutions for multi-family, particularly		
low income.  2.1.4 Data for Local Government Use: Develop a standardized	Ongoing, as requested by	Utilities / CDUC CEC
process for LG access to energy-related data as needed for local	Ongoing; as requested by LGs	Utilities / CPUC, CEC
policy development and implementation	103	
2.1.5 Standardized Rates Information: Maintain all applicable	System in place by 2016	Utilities / CEC, CPUC
utility tariffs (rates) in a standardized, machine-readable format on	System in place by 2010	otimics y cze, er ce
a public web site.		
2.1.6 Public-Facing Energy Efficiency Program information: Publish	Q1 2017	CPUC, CEC / utilities,
project-level, locale-specific, anonymized information for		program
ratepayer-funded efficiency program participants within a		implementers
statewide public database (e.g. CSI database).		
2.1.7 Integrated Database for Low-Income Programs: Integrate	ongoing	CPUC, CSD, utilities
·		
		6046 656 004
		CPUC, CEC, POUs
·	by 2016	
•		
	2045 2047	CEC CRUC ROLL
	2015-2017	CEC, CPUC, POUS
	Methodology 2015 IFPR	CEC/CPUC, ISO POUS
	•	5_5, 5. 55, 155, 1 563
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Forecast.		
the WAP and Utility LIEE databases as a step toward alignment and streamlined delivery of energy efficiency services to low-income Californians.  2.1.8 Energy Data Center: Create independent data center(s) where consumption data is collected from all utilities, protected securely, and made available to policy makers and researchers; institute secure transfer protocols to/from the energy agencies.  2.1.9 Energy Consumption Baselines: Establish energy use baselines at appropriately granular geographic, building type and building vintage levels to track plan and other policy impacts, possibly in coordination with Energy Data Center above.  2.1.10 Local Area Load Forecasting Methodology: Develop data collection protocols and forecasting methods and tools for localized consideration of efficiency within the California Demand	Ongoing; EDC operational by 2016  2015-2017  Methodology 2015 IEPR; Implement 2017 IEPR	CPUC, CSD, utilities  CPUC, CEC, POUs  CEC, CPUC, POUs  CEC/CPUC, ISO, POUs

Figure 3.2: Regional Decision Making: Emerging Analytical Tools

### **Develop Building and Energy Use Data**

#### Local/Regional Data

- Primary building data
   Building size, use, vintage, and other attributes
- Modeled building data
   Derived from place and building types for existing or planned development
- Land use plans or scenarios
   Local and regional plans indicate
   existing and potential land use and
   associated building characteristics.

#### State/CEC Data

- Energy use data by building type and climate zone

  May be empirical modeled or
  - May be empirical, modeled, or survey-based
- Parameterized energy efficiency policies
   CEC or others may identify efficiency strategies and their

### **Utility/Other Data**

- Primary energy use data
   May include data shared
   according to energy use disclosure
   requirements
- Commissioning data
   [List commissioning software/tools?]

### Spatial Building Data

Location of existing buildings by climate zone and jurisdiction; linkage to other criteria.

### **Baseline Factors**

assumed savings.

Energy use intensity for buildings by building type/use and climate zone.

### **Policy-Based Assumptions**

Energy use intensity targets; retrofit rates; renewable energy portfolio targets.

### **Apply Analytical Tools**

Regional and local users can use analytical tools (such as UrbanFootprint) to:

- Store data in a common schema that facilitates data review and sharing, and encourages consistency in data format and quality across jurisdictions and agencies.
- Analyze energy use, costs, and GHG emissions for existing buildings and new growth, as well as other sustainability metrics linked to land use scenarios and policy options.

### **Energy and Sustainability Metrics**

- · Energy use, costs, and related GHG
- Other sustainability metrics, including: water use, costs, and related GHG; household travel and transportation impacts; land consumption; fiscal impacts; and public health impacts.

### Use Metrics for Improved Regional and Local Decision-Making

## Climate Action Plan (CAP) policy development

Estimate and compare GHG impacts of energy savings with impacts of strategies for other sectors.

### Local Energy Initiative Development

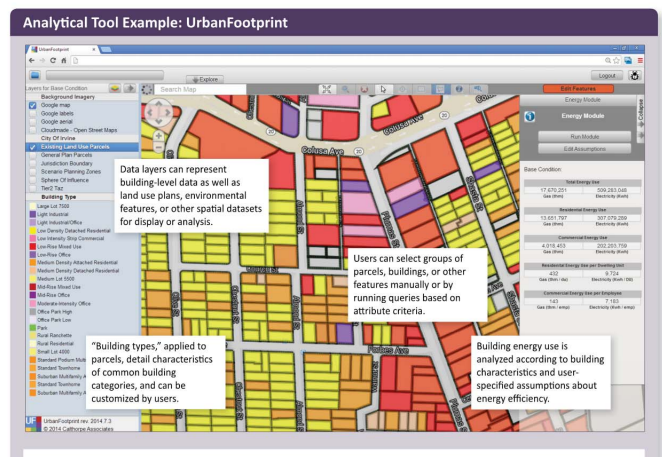
Compare the costs/benefits of targeting specific building sectors or efficiency strategies.

#### **Land Use Planning**

Inform regional Sustainable Community Strategies (SCS), local general and specific plans, and other land use plans.

### Local Benchmarking / Monitoring

Use common analysis framework to monitor progress in a consistent manner across jurisdictions and over time.



UrbanFootprint is a land use planning, modeling, and data organization framework designed to facilitate more informed planning by producing comprehensive results across a range of sustainability metrics. With geographic information systems (GIS) functionality served via a web-based interface, UrbanFootprint gives users the ability to map and analyze energy use and the impacts of efficiency strategies.

Scenarios account for existing buildings using best-available data, and future growth via the application of "place types" and their component "building types" to the landscape. Attributes of prototypical place and building types are informed by existing development, and used as the basis for estimating the impacts of different land use patterns on energy use, GHG emissions, and other environmental, fiscal, and communicty sustainability metrics.

### **Applying Results: From Energy Use Savings to GHG Reductions**

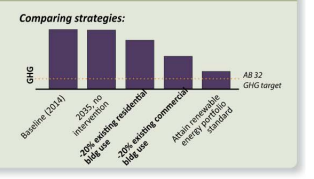
UrbanFootprint incorporates assumptions about energy efficiency strategies and energy resource mix into the future to project energy savings and associated reductions in GHG emissions, which can in turn be put into context with reductions from the transportation sector. For example:

Target 20% reduction in EUI for all exising single family homes in region by 2035



20 trillion BTU energy saved annually

1.5 MMT CO<sub>1</sub>e saved annually



### Strategy 2.2 Consumer-Focused Energy Efficiency

"Significant behavioral changes and improved knowledge are needed to create an energy-aware culture to deliver our ambitious energy targets. The most significant step in transforming the building sector will be to raise the profile of energy throughout the sector, the business world and wider society."

World Business Council for Sustainable Development, "Energy Efficiency in Buildings - Transforming the Market"

### Enhanced Program Design and Targeted Marketing, Education and Outreach: Flexibility for Achieving High Performance Buildings

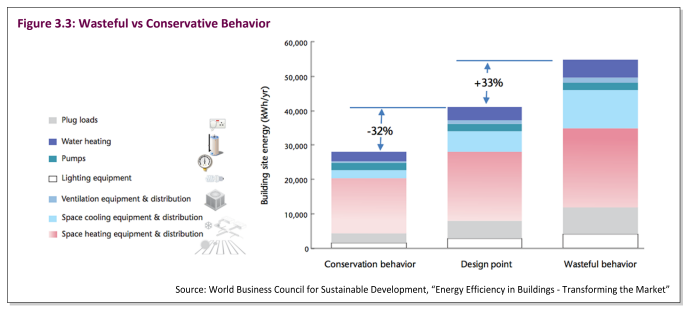
Moving forward, energy efficiency programs should provide effective, modular approaches to customer engagement by addressing each customer's needs and situation with a common sense, straightforward suite of options. The CPUC and the Energy Commission's joint work on the CEESP recommended that programs focus on a whole building approach rather than on promoting and paying incentives for "widgets" or single measures. Recent experience with whole building programs has illustrated that many building owners are not prepared or capable of completing whole building upgrades all at once. Rather, owners start from where they are and make changes incrementally. Such approaches are perfectly in line with both the customer's best interests and the State's goals so long as they result over time, in optimized

energy use in a given building.

Implementers can help to make energy efficiency improvements more attractive by allowing for phased improvements and providing technical assistance and guidance about how to sequence improvements over time, keeping in mind the importance of building science and best practices. Marketing, education, and outreach (ME&O) can educate consumers so they better understand and value energy improvements. For example, ME&O can be used to target messages to qualified consumers and to bundle improvements in ready-made packages designed with specific consumer segments in mind. In addition, programs can be better designed and more responsive by utilizing all available data and gathering regular industry feedback. Further, implementers should consider the following areas when revamping and honing programs to better suit consumers.

### **Trigger Points**

Every project represents a "touch point" for providing information and encouragement on energy efficiency. These touch points in conjunction with events at various times during a building's useful life, such as equipment failure, routine maintenance, remodeling, or major renovations, provide valuable opportunities to add efficiency measures. Providing multiple pathways to these measures will allow building owners and other decision makers to choose between single measures, multiple measures, comprehensive measures, or renewable self-generation projects.



Pathways also need to provide a plan for building owners to pursue deeper upgrades over time and encourage sensible and cost-effective early change out of appliances and equipment.

### **Behavior and Operations**

Behavior and operations are key drivers of consumption and understanding and influencing them should be central elements of energy efficiency programs. Behavior has been shown to provide quantifiable impacts on energy consumption. Conservation can save up to 30 percent of the design costs of a building, while wasteful behavior can result in 30 percent more energy costs (See Figure 3.3). There are numerous opportunities to achieve savings at a lower price point than other, more cost intensive, efforts such as replacing expensive equipment. Equally, effective building operations have significant impact on energy use for multifamily and commercial buildings, as illustrated with the Leadership in Energy and Environmental Design (LEED) Existing Building Operations and Maintenance (EBO&M) program.

Customer behavior changes range from single point-intime actions, such as purchasing a more efficient measure, to habitual changes that affect building energy usage, including shifting appliance and equipment use to off-peak hours and customer opt-in for tools that provide immediate access to real-time usage data and costs.

Studies are underway to better understand the overlap of efficiency, demand response and conservation behavior-based savings, and what options exist for California based on the success of behavior programs in other states. As these opportunities and synergies are better understood, the next steps will likely include expanding the definition of behavior programs, developing strategy guidance based on which program options will cost-effectively generate behavior-based savings, and determining how behavior should be estimated in energy efficiency potential studies and, in turn, the State's energy efficiency goals.

Examples of areas in which behavior program offerings might be expanded are:

 Time Varying (TV) rates (opt-in or default)—Time varying rates offer some of the highest behavior change energy savings. As customers gain real-

- time access to their usage, they are sent a price signal, and can adjust behavior accordingly.
- Enhanced billing—Rather than limit behavior programs to a targeted subset of customers, which is how current behavior programs are structured, enhanced billing would present comparative energy usage and related cost information to all customers via their bill. An important consideration in adopting an enhanced billing intervention strategy is that it will likely require adjustments to the traditional efficiency program evaluation framework, as enhancing billing savings would be widespread and difficult to measure without a control group.
- Free or rebated Smart Thermostats—A number of utilities around the country have adopted this approach for generating customer behavior change and efficiency/conservation savings. By enrolling in Auto Demand Response or pre-cooling programs, customers receive a free or steeply discounted Smart Thermostat.
- Home Energy Reports—On-bill and/or online summaries of hourly utility energy usage generate approximately 1.5-3 percent savings across all enrolled households. However, in their current format these reports do not offer recommendations based on household-specific, disaggregated smart meter data and often include recommendations that are mismatched with the recipients' household realities. The Energy Upgrade California website is in the process of being upgraded to enable households and small businesses to sign up for behavior reports based on green button connect data. Consumers will be able to view their usage, create action plans, and identify rates, rebates, appliances, contractors, and financing options that are the best for them. The tool is expected to be available by April 2015.
- Expanded use of smart phone/computer-based apps—Companies such as Bidgely, Chai Energy and Home Energy Analytics offer smart phone or computer-based applications that leverage Smart Meter data to, for example, disaggregate consumption by end use, understand usage patterns, pinpoint opportunities for savings, and provide ongoing regular seasonal advice to customers.
  - Community-based peer-to-peer outreach— Although perhaps limited in scale or

application due to the time and budgets needed to train outreach personnel in targeted neighborhoods, research shows that such efforts can generate significant savings, in the range of 15–20 percent per household. The persistence of these savings, however, is not well understood.

- Annual remote end use audit and provision
   of household score—This approach expands
   on the concept of providing information to
   motivate behavior by requiring utilities to
   produce an annual relative energy use score
   or ranking for all California IOU households,
   coupling usage data with publicly available
   building square footage estimates and,
   perhaps, occupancy levels. This approach can
   be coupled with enhanced billing and
   comparative energy usage information
   approaches, such as ranking of households by
   quintile and publication of this ranking on the
   utility bill.
- Competitions—Competitions span the gamut from campus and office challenges to neighborhood and city challenges. The "Cool Choices" office competition approach, developed in Wisconsin, appears to hold some promise for office-based competitions.

#### **Targeted programs**

Using the assessment tools described in Strategy 1.3 and new sources of comparative data made available in Strategy 2.1, program implementers can better target resources to meet consumer needs. New tools accessing all available data can quickly and inexpensively provide key insights, even a relatively complete picture of a building's energy performance. The Plan recommends, as an example, prioritizing based on energy use as follows:

- High users receive highest priority and personal attention with a broad array of tangible offerings, including behavior programs.
- Mid-level users are encouraged to engage with online tools and education that explain targeted actions, including next level energy efficiency (whole building, PV, and solar thermal), and behavior measures.
- Low-level users are recognized as low-energy leaders and are encouraged to continue their behavior through awards and other recognition

- activities. These groups could become advocates in their community for energy efficient behaviors and investments in comprehensive retrofits.
- Low-income users are provided quick access to direct install programs, and enhanced support to understand their bills and consumption details.
   Targeted programs can also aid low-income users by working with building owners to scope and help finance the comprehensive retrofits that will best serve the building occupants.
- Employee Education and Behavior Programs— Regular, ongoing education and awareness and tools and resources for employees should be utilized to help reduce ongoing energy waste, especially as related to plug loads and MELS.
- Facility Manager Regular Training although
  often part of operations, training facility managers
  to understand the energy management systems
  and related systems is critical to maintaining longterm energy savings. In addition, regular training
  will help to routinize energy management and
  assist with the long-term behavior of managers.

Targeted ME&O can motivate consumers in these categories to act by supplementing energy use data with demographic and psychographic characteristics to tailor messaging and visual materials that speak to consumer values and beliefs related to energy use. The State's energy management brand, Energy Upgrade California®, currently uses five residential segments developed for the statewide ME&O program in 2009, and targets three of those segments with messaging. The program is conducting research now to develop segment profiles for targeting messages at small businesses in the commercial and industrial sectors. The IOUs have extensive databases of customer segmentation and can correlate these

<sup>&</sup>lt;sup>109</sup> Opinion Dynamics Corporation. Memo Re: Market Segmentation Findings. December 2009 http://cpuc.ca.gov/NR/rdonlyres/9A3B6444-96AD-4A6D-A392-7588761C3A9D/0/OpinionDynamicsFinalSegmentationReport.pdf.

Energy Upgrade California Statewide ME&O kicked off small business research with Greenberg, Inc., in December 2014. Greenberg will develop segmentation profiles for small businesses by the state's definition by May 2015. These small businesses are categorized by their business type and not energy use and will apply to commercial and industrial sectors. Energy use will be considered in the segments. Categorization of small to medium to large enterprise varies widely by IOU service territory.

segments to energy usage, as well as map customer participation in energy efficiency programs by segment.

### **Developing Cohorts for Stronger Engagement**

The EBEE Action Plan supports the development of pilots and other activities that test the effectiveness of industry cohorts to create better and more cost effective building energy efficiency improvements. Examples of industry cohorts include, but are not limited to, building owners within one community, owners of the same or similar building types, like businesses, and stakeholders focusing on specific energy end uses.

Small and Medium Commercial - Several IOUs, working with a third party provider, are piloting an education and outreach approach for commercial businesses that brings them together in "Sustainability Circles." This program creates cohorts of businesses and includes a series of meetings, discussions, engagement around best practices, and assistance with developing a sustainability action plan. Operational, behavioral, and physical improvements are incorporated into the plan. Results from this program thus far indicate a strong impetus for action, better working relationships with the utility partners, and increases in building improvement activities.

Multifamily and Corporate Cohorts—A cohort approach may also be very effective for owners of multiple multifamily buildings, or portfolios of buildings. The vast majority of multifamily properties are located in a few metropolitan areas in California, particularly the Bay Area, San Diego, Orange County, and Los Angeles. <sup>111</sup> This approach reduces outreach and engagement costs, and optimizes the opportunity to achieve savings over a large group of buildings.

There are also opportunities to engage corporations that own or lease a large number of buildings. The first step is to identify corporations that have portfolios of buildings that can be upgraded, focusing on California-based corporations with aligned missions (see Strategy 4.2).

## $^{111}$ National Multi Housing Council census data and see Appendix Excel Spreadsheet Tab 14.

# Sustainability Circles, A Cohort Approach – Overview of SDG&E Pilot

"Sustainability Circles" is a third-party managed action-oriented program in partnership with local utility providers (currently being piloted in SDG&E territory) for small to mid-sized businesses and divisions of major corporations. The program is designed to improve energy and resource efficiency, improve profits, and increase competitive edge by incorporating sustainable business practices in business operations.

Central to the program is bringing together cohorts of like businesses in a sustainable engagement program focused on those businesses' particular needs. By working together, businesses learn from each other's experiences and seem more willing to engage in sustainable practices. Initial feedback has been positive and more specific details should be available as the pilots mature.

### How the Program Works

- Six monthly all-day meetings
  - Pre-Circle 1-on-1 coaching
- Between meeting coaching
  - Build/enhance your Sustainability Team
- Develop a customized Sustainability Action Plan

Source: truemarketsolutions.com

# Strategic Energy Plans and Technical Support Energy Centers

A strategic energy plan (SEP) is a roadmap to achieve individual, business, or organizational energy goals in a systematic and phased manner. A well-conceived SEP includes clear goals based on property owner needs, supports cost savings, increased comfort, and high indoor air quality, and integrates energy efficiency improvements with other planned building upgrades. SEPs also consider behavioral changes and operational improvements in addition to capital investments.

Additional assistance can be provided from virtual or physical energy support centers where building owners and tenants go to receive a broad range of

technical assistance to make their buildings more energy efficient. These hubs can provide a single point of contact where owners find access to utility programs, financing and professional services, as well as advice on how to navigate local programs and develop a strategic energy plan. A trusted agent (e.g. local governments, non-profits), likely partnering with utilities, can provide an environment where people get non-biased information and guidance.

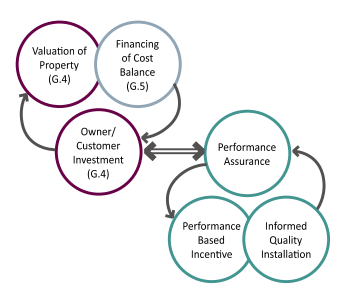
Another potential role for the Energy Center is to help building owners (especially commercial and

multifamily building owners) identify the right contractor for their project. Currently, finding the right contractor or efficiency provider for an efficiency project can be difficult, especially when crossing multiple building systems such as stopping building shell infiltration, renovating roofing, optimizing HVAC, or integrating lighting control systems. Current online resources tend to offer only general information with little critical assessment or assurance that a contractor is appropriate for or even skilled for, a specific building's needs.

Strategy	Metrics/Timeframe	Lead/Partners
2.2 Consumer-Focused Energy Efficiency: Identify and support activities and		
programs that address the needs of occupants and owners utilizing		
operational and performance data.		
2.2.1 Enhanced Program Design and ME&O: Transition to more multifaceted, incremental, and performance oriented efficiency programs.	Ongoing	CPUC,POUs/ program implementers,EUC
<ul> <li>Incorporate all end-use energy sources including water, plug loads, pools, irrigation, and exterior uses into programs.</li> <li>Incorporate trigger points to help reach consumers at key transaction points.</li> <li>Establish behavior and operations as central elements impacting building energy consumption by incorporating them into programs, tracking and evaluating.</li> <li>Use ME&amp;O to create a consumer path that can connect consumers across programs and bundle actions based on their needs.</li> <li>Measure program performance by percentage of eligible</li> </ul>		
participating customers.  2.2.2 Expand Behavior Programs: Leverage current and expected innovations made possible with access to AMI data, plan and implement behavior programs with expanded scope and market reach.	2016 and ongoing	CPUC,POUs/ program implementers,EUC
<ul> <li>2.2.3 Targeted Programs: Support a range of targeted approaches to energy and water efficiency for property owners and occupants based on data-driven market segmentation and filtering.</li> <li>Use data to develop and leverage consumer profiles and use those profiles to meet consumers where they are and motivate them to</li> </ul>	2016 and ongoing	CPUC,POUs/ program implementers,EUC
<ul> <li>take the next action.</li> <li>2.2.4 Building/Portfolio Cohorts: Build on existing IOU pilots for small and medium commercial buildings that utilize a property owner cohort model to encourage engagement, awareness, value and implementation of improvements to buildings including capital, operational, and behavior; consider designating cohorts based on building types, end use, and/or project types.</li> <li>Evaluate effectiveness of working with corporations to address energy use for a portfolio of buildings.</li> <li>Develop Asset Based classes for investor-ready projects.</li> </ul>	Expand cohort program beginning in 2016	CPUC,POUs/ program implementers,EUC
<b>2.2.5 Strategic Energy Planning:</b> Develop multi-year, sector-specific Energy Plans to implement energy and water efficiency improvements for property owners (Align with Strategy 1.7)	SEPs are systematically incorporated into programs beginning in 2016, phased by sector	LG/program implementers, HUD
<ul> <li>Establish and build on sector specific owner advocates/ agents and technical support centers (virtual or physical) in target regions or areas to facilitate development of plans.</li> <li>Provide directories of certified, or program qualified, contractors and existing building professionals to help building owners complete projects.</li> <li>Owners' agents provide ongoing technical assistance, including identifying and aggregating financing and tax credit opportunities, building improvement programs, energy management, and peerto-peer elements.</li> </ul>		

### Goal 3. Building industry delivers innovation and performance

Objective: A robust and sustainable building industry thrives by satisfying demand.



Goal 3 puts in place essential building blocks to scale up the industry's growth, profitably and with high performance, to maximize efficiency outcomes that result in a self-sustaining industry. This goal's strategies build on Goal 2 (access to information) and Goal 4 (market recognition of benefits and value) and call upon Goal 5 (financial access and tools). California seeks to maximize the levels of efficiency achievements through widespread adoption within a voluntary market. This will require an expanded repertoire of knowledgeable retailers and contractors, skilled sales practices, "wholesale" incentives offered to upstream (manufacturers and building designers) and midstream (equipment distributors and services aggregators) agents in the efficiency market. For example, project timelines must be shortened, and incentive payments and finance tools closely integrated into one-stop or coordinated transactions for solution delivery. Streamlining the efforts needed to voluntarily adopt efficiency improvements will expand the market capture of energy savings potential.

# **Strategy 3.1 Streamlined and Profitable Industry**

A sustainable and robust marketplace for efficiency solution providers and contractors is central to the

success of maximizing long-term energy efficiency outcomes. The EBEE Action Plan draws upon regulatory and policy environments to enable multiple business models with innovative strategies to succeed.

### **Scalable and Profitable Business Models**

Energy efficiency, especially for existing buildings, is a complex business impacted by detailed standards, cumbersome coordination across building trades, incentive program requirements designed to avoid over-paying for unrealized savings, and the variability of the buildings themselves—with different vintages, equipment and systems, construction methods, and widely varying occupant uses and owner/investor interests. At the same time, simplicity is the number one characteristic that stakeholders indicate is needed to make energy efficiency a more attractive business prospect. A more stable, predictable, and flexible business environment must be fostered in California to grow this industry to the desired scale.

#### Streamline

The existing building industry must pursue new business models and develop stronger performance approaches. Where incentives are needed to stimulate demand, programs must be streamlined, for example in incentive calculation, savings verification and quality control procedures. Accessible data is needed for efficiency providers to target the greatest opportunities across existing building inventories, adopt low-cost techniques to validate performance, and support long-term efficiency business investments.

### **Profitable Services and Programs**

Efficiency solutions must be profitable whether for efficiency-focused providers expanding in scale or as routine elements of other building and equipment industries and services. Achieving this demands that the industry both organize itself and work hand-inhand with government and utilities to define pathways to scale up efficiency profitably. For example, the Western HVAC Performance Alliance (WHPA) is a collaboration of HVAC manufacturers, contractors, facility managers, utilities, and government. WHPA has a mission to maximize the consumer benefits of

HVAC and related energy efficiency services, provide support to the individuals and organizations that deliver HVAC to consumers, and minimize HVAC-related energy use. WHPA's goal is to transform the residential and small commercial HVAC market to deliver high quality technologies, equipment, installations, and maintenance to realize energy efficiency and peak load reductions.

### Solutions for all Sizes of Energy Users

Energy services companies (ESCOs) typically provide turnkey solutions for large commercial projects and public sector institutions. The size and complexity of those projects, as well as the financial stability of the client organizations, offer a profitable and sustainable market. This model provides a number of benefits, particularly in creating a single point of contact for assessment, design, construction, financing, and performance monitoring.

## Large Commercial Market Transformation Assistance

While large commercial building owners typically have available resources to embark on efficiency upgrades, it remains critical to facilitate more aggressive performance improvements that include both capital investments and operational enhancements. Building Owners and Managers Association International (BOMA) has developed and is now updating its BOMA Energy Performance Contract Model (BEPC). Also, in partnership with U.S. DOE's Better Building Challenge (BBC), sponsored by Los Angeles Department of Water and Power and Southern California Gas, and under the

leadership of City of Los Angeles, Los Angeles BBC has developed the Accelerated Modernization Platform (AMP) for performance contracting process support. Using BEPC best practices and AMP process support, performance contracting in Los Angeles' large commercial sector is starting to increase substantially. This excellent exemplar should be replicated across the State.

## Small and Medium Commercial and Multifamily Focus

Identifying qualified contractors and builders able to profitably provide energy efficiency services for buildings of 5,000 to 25,000 square feet (approximately 35 percent of all commercial floor space), especially beyond fast-payback lighting solutions, is a tall challenge.

The Plan recommends fostering scalable business models for the small and medium commercial and multifamily market, such as the energy services business model, or similar approaches that offer comparable benefits. This may include ways to combine solutions for multiple buildings (or portfolios) in packages that will enable ESCOs to service and achieve necessary scale; encouraging new contractual or financial techniques that combine performance guarantees with financial risk management mechanisms that spread efficiency project payments over future building owners and occupants; and possibly targeted business development and mentoring support to grow the capacity and skills of smaller or specialized contractors.

Strategy	Metrics/Timeframe	Lead/Partners
<b>3.1 Streamlined and Profitable Industry:</b> Facilitate a sustainable and robust efficiency marketplace by providing stable and effective support to contractors and other solution providers		
<ul> <li>3.1.1 Sustainable and Effective Program Delivery: Optimize program portfolios to reduce transaction costs and dramatically increase impacts in hard to reach sectors</li> <li>Streamline program requirements and operational procedures. Expand statewide programs with uniform designs.</li> <li>Improve and expand direct install programs for hard to reach populations.</li> <li>Develop and implement new program designs for small and medium commercial and multifamily buildings.</li> <li>Implement rolling program portfolios to solidify long-term funding commitments that align with business investment decisions (Align with Strategy 1.9)</li> </ul>	2016 and beyond	CPUC,POUs,CEC/ program implementers
<ul> <li>3.1.2 Industry Partners Programs: Develop partner programs with trade organizations and industry agents to address key market barriers and facilitate industry innovations (by sector and/or end use).</li> <li>Provide broad access to market research program evaluation findings, understand market dynamics, share best practices, and foster active industry engagement in determining effective efficiency strategies and approaches (e.g. WHPA).</li> </ul>	Ongoing	CPUC,CEC,POUs/ industry groups, program implementers

### **Strategy 3.2 Performance-Driven Value**

### **Accountable Performance: Tools & Incentives**

"Using a simplified, more accurate and less costly rebate process that is tied to actual energy bills, contractors would likely be incented to guarantee savings and rebate amounts..."

Devon Hartman Efficiency First California

New tools and compensation arrangements will allow building professionals to expand their services and pursue a broader range of work that both maximizes energy savings and builds long-term relationships with clients to ensure equipment and energy systems are performing optimally.

#### Feedback Practices

One of the biggest challenges is ensuring that quality installation and long-term maintenance enable full achievement of identified efficiency potential. While there are numerous regulatory safeguards in place

regarding equipment and appliance standards, these often occur at a single point in time and do not ensure long-term performance or accountability from the technicians and professionals completing the installation work. California must develop and deploy better installation and performance feedback practices and tools for the efficiency services industry. Some might target quick on-site tests for instant verification of proper HVAC system integration, while others might use a few months of post-project smart meter data to confirm that expected savings levels are achieved.

### Performance Based Incentives

Many stakeholders suggest that efficiency incentives should go directly to contractors based on actual savings, and that these contractors would then be held accountable for long-term savings and performance of their installations. These incentives might be paid in lieu of, or by lowering, large incentives typically paid to motivate owners and managers to take on project performance risks.

### **Performance Validation Tools**

Essential to both feedback practices and performance incentives is access to performance verification tools and data to inform contractors of installation quality. Additionally, technology solutions can be deployed to access and interpret smart meter data to verify performance or signal the need for adjustments. Such validation approaches can reward good results and build the confidence of building owners, lenders, and business investors. One such tool under development for residential efficiency is CalTRACK (see side bar). Similar tools need to be developed for small and medium commercial projects.

### Certifications and Assurances

Additional efforts should explore the merits of certification for efficiency firms, particularly in the small and medium building arena. Further work will be needed within the residential contractor industry to develop quality firm assurances, worker skills certifications, or other objective credentials that signal a reputation for quality work and realized energy savings.

#### **Residential Software Verification Tools**

**CalTEST**: CalTEST is a testing process that allows a range of energy efficiency software tools to be verified with predictive accuracy by testing results based on a set of representative California homes. Software will utilize project data and CalTEST will validate predictions against weather normalized actual performance of those homes. CalTEST is designed to allow diverse software tools into the California marketplace. The program launched in early 2015 and four new vendors have been approved.

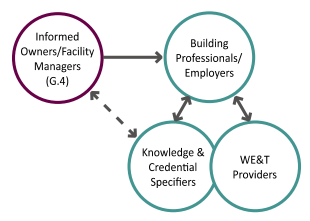
CalTRACK: CalTRACK, still under development, will provide ongoing measurement and verification of actual savings provided by smart meter data, for all Home Upgrade projects. CalTRACK compares predictions to weather normalized energy usage data before and after a project, and calculates actual savings and realization rate against predictions. This data can both adjust future predictions for greater accuracy, and provide feedback to market actors on contractor performance and project outcomes. Contractor compensation and incentive payments can be tied to such performance verification.

Source: Matt Golden, Efficiency First California

Strategy	Metrics/Timeframe	Lead/Partners
<b>3.2 Performance-Driven Value:</b> Provide new tools and compensation arrangements to allow building professionals to expand their services and pursue additional work.		
<ul> <li>3.2.1 Performance Assurance: Confirm energy savings outcomes using performance-based validation methods</li> <li>Develop effective verification tools to substantiate predicted energy savings for the residential and small/ medium commercial sectors.</li> <li>Facilitate widespread use of tools that provide feedback on actual delivery of promised savings.</li> <li>Provide quick and easy access to energy usage data for use in performance verifications (See Strategies 2.1.3 and 2.1.6)</li> </ul>	Energy Savings are predictably estimated and verified at substantially lower costs by 2018	CPUC,POUs/ program implementers
<b>3.2.2 Incentives Tied to Performance</b> : Employ performance-based incentives to support savings realization and persistence, in tandem with finance mechanisms (Goal 5) that manage cash flow.	Pilots begin with utility 2016 programs	CPUC,POUs/ program implementers

# **Strategy 3.3 High Performance Workforce** and Education

California offers a broad array of workforce, education and training (WE&T) programs for both basic building and trade skills, as well as specialized knowledge on sustainability, green buildings and energy efficiency. Providers include workforce investment boards (WIBs), community colleges, professional trade associations, online education providers, and utility-sponsored short courses. These entities provide a solid basis to prepare California's workforce to carry out high performance solutions at each level of trade and professional employment in buildings and energy efficiency.



This nexus of WE&T opportunities will be more successful if there is a focused conversation among the industry as a whole, informed by efficiency experts who know where workforce practices need strengthening, the employers who need to understand and facilitate improvements in skill levels and quality assurance, and the WE&T community that must update the knowledge, abilities, and skills these training institutions provide. Efforts are needed across all levels in the building industry, from the trades to designers and engineers, from specialized diagnostics experts to building managers, and including building company sales professionals and performance tracking analysts. Attention is needed on both the incumbent workforce that comprises the vast majority of building sector workers today, as well as those newly entering the industry and moving up.

U.S. DOE recently completed Job Task Analyses to document the knowledge skills and abilities (KSAs) needed for single and multi-family home energy

upgrades<sup>112</sup>. Integrating the KSAs described here into California's WE&T activities is an important first step to improving industry job skills, however these KSAs will also need to be expanded to cover the CA energy efficiency standard requirements for HVAC equipment replacements, the second largest use of energy in California's buildings, after lighting. For example, HVAC contractors and other retrofit installation technicians need to understand and correctly implement the field verification protocols for HVAC airflow, fan wattage and refrigerant charge testing, along with the duct leakage testing that is already included in DOE's Job Task Analyses.

Development of California's efficiency workforce requires these areas of focus:

### KSA specifications integrated into curriculum

Educational pathways from community colleges to building firms with "green" and efficiency apprenticeship programs is a weak link in today's system, in part due to the lack of clear specifications for performance-oriented efficiency jobs, and thus the lack of employer demand for graduates with these KSAs. Curricula updates are needed to integrate additional building science into both college and trade pathways, including updates that provide familiarity with diagnostics and performance feedback tools.

Within the California Department of Industrial Relations, the Division of Apprenticeship Standards fully recognizes this need to ready California workers in the areas of clean energy and energy efficiency. In 2010 the California Apprenticeship Council mandated updates to trades' Minimum Industry Training Criteria to include green components, and each apprenticeship program has updated their standards to include energy efficiency criteria. Efforts are now needed to confirm that all relevant apprenticeship standards as well as appropriate college curricula include the building science needed to realize the benefits of energy efficiency upgrades.

http://energy.gov/eere/wipo/guidelines-home-energy-professionals-accredited-training

<sup>&</sup>lt;sup>113</sup> California Apprenticeship Council Newsletter, third quarter 2013, Division of Apprenticeship Standards, Department of Industrial Relations, 2013.

# Utility efficiency programs to create demand for KSAs

In 2014, the Donald Vial Center on Employment in the Green Economy produced a report to help the CPUC guide the IOUs on workforce training priorities and approaches<sup>114</sup>. As summarized in the sidebar, key recommendations are made to both prepare the workforce to successfully deliver energy efficiency, and to increase the demand for these workforce services by setting standards or certification requirements for using utility rebate and incentive programs. The utilities and third parties are moving forward with a number of the report's recommendations and will address the full spectrum over the coming years.

Quality assurance delivered by practitioners

Just as the concept of high performance buildings needs to be integrated into California business models, so the concept of quality assurance needs to be ingrained in the workforce and its supervisory ranks to ensure performance is achieved. To realize building improvements and system installations that meet or exceed code requirements, practitioners must be better versed in quality assurance at all stages of project design and implementation. For larger organizations quality assurance certified staff members will help achieve this, and in smaller settings, cross-trained staff will be effective.

### Specialty services become routine

Efficiency projects will be delivered with quality and minimum transaction costs once services now thought to be specialized are incorporated into conventional project identification, design and implementation processes. For this to occur, WE&T opportunities must be expanded to include skill development in several key areas. Training and certifications for energy auditing should include the scope of retrocommissioning (RCx), for example. RCx training provides the tools and methods to identify and resolve operational problems, such that building energy systems are optimized and able to be maintained for ongoing performance. By integrating RCx investigations into energy audit protocols, both capital investments and operational improvements can be

identified within the same opportunity assessment. Other areas of training and education that will increase efficiency project quality include integrated design management for major renovations, efficiency sales skills, and database management to support lead generation and performance monitoring by efficiency provider businesses. These services, in turn, must be rewarded and proved essential to scaled-up and profitable efficiency service business models.

### Workforce Issues and Energy Efficiency Programs: A Plan for California's Utilities

Donald Vial Center recommendations:

- Utility incentive programs should require that contractor and workforce standards be met.
- Utility WE&T programs should align with, leverage and influence the state's principal training and education institutions.
- WE&T funds should be directed to organizations with core competencies in workforce training.
- Utility efficiency program portfolios should include skill-building opportunities for disadvantaged workers and broaden access to living wage jobs.

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<sup>&</sup>lt;sup>114</sup> "Workforce Issues and Energy Efficiency Programs: A Plan for California's Utilities", The Donald Vial Center on Employment in the Green Economy, 2014.

Strategy	Metrics/Timeframe	Lead/Partners
3.3 High Performance Workforce, Education, and Training (WE&T): Implement WE&T strategies that integrate KSAs with WE&T curriculum;		
update training to include best practice building science and code requirements.		
<b>3.3.1 Priority sectors, systems, and workforce categories</b> : Using expert panels, set priorities for the building segments most likely to scale up soon for efficiency adoption, and identify which building systems and trades need the most improvement.	2015 - obtain consensus on prioritized targets for workforce development, using 2013-2014 California WE&T Needs Assessment as a base.	Program implementers, Community Colleges, trade/ apprentice programs
<b>3.3.2 Knowledge, Skills and Abilities (KSA) Specifications</b> : Determine the need, feasibility and type of required certification for providers of building code compliance and utility incentive programs, organized by building type and building sector.	Incorporate KSAs into utility WE&T and State WE&T programs by 2016.	Employers, Community Colleges, DIR/DAS, WIBs, program implementers
<b>3.3.3 High Performance Curriculum</b> : Enhance or establish curriculum for technical professionals oriented to high performance buildings for residential, multifamily, and commercial and public sectors.	Establish schedule and process by 2017 Curriculum adopted and standardized in 2018	Community Colleges, state universities, program implementers, WIBs, BOMA
<ul> <li>Expand learning pathways to include online programs, intensive courses and other formats and content that support both incumbent and new trade workers and professionals.</li> </ul>	Address once curriculum improvements made in 2018	Same
<b>3.3.4 Efficiency Marketing included in Workforce Training:</b> Train contractors and other market actors to sell energy efficiency. Integrate customer acquisition, the provision of financing options and other marketing activities into industry business models.	2015-2018	CEC(EPIC), CPUC, POUs/ WE&T programs
<b>3.3.5 Industry Delivered Quality Assurance:</b> Facilitate the broad adoption of quality assurance programs with building and construction firms, including certification and training to integrate quality assurance throughout a company's organization. Encourage low-touch, consumer-friendly approaches to minimize transaction costs where possible.	QA Programs are standard practice by 2020 in all sectors	Employers, WE&T programs/CPUC, POUs, CEC
<b>3.3.6 Special Skills Training:</b> Include special skills training in core WE&T activities to help meet demand, spur innovation and increase		
<ul> <li>the body of knowledgeable building professionals.</li> <li>Retro-commissioning (RCx): Work with the California         Commissioning Collaborative (CCC) to integrate retro-commissioning curricula into core WE&amp;T training and education programs.     </li> </ul>	RCx is standard practice for buildings 25,000 sf and bigger by 2020	CCC, BOMA, Community colleges, trades organizations, utility WE&T programs,
<ul> <li>Building Operator Certification: Integrate energy efficiency into building operator and property manager certification programs</li> </ul>	At least 50% of the commercial floor space is managed by certified operator/managers by 2020	BOMA, , and other real estate owner/manager organizations

### **Strategy 3.4 Zero Net Energy Retrofits**

Deep energy efficiency retrofits of existing buildings, where the remaining energy use can be met with on or near site distributed generation, will need to expand exponentially for California to meet the State's aggressive energy efficiency and greenhouse gas emission reduction goals. This strategy will facilitate this expansion of ZNE retrofits in California.

The building industry has demonstrated that zero net energy retrofits are both possible and practical for many building types. Multiple existing ZNE building exemplars are

operating today in California, serving diverse businesses and consumers. These successful ZNE retrofit projects have been funded in various ways some with public research and development dollars, some with utility-managed ratepayer dollars, and others with private capital<sup>115</sup>. The challenge is to apply best practice retrofit design strategies that result in ZNE levels of energy efficiency to as many building retrofit projects as possible. In addition, codes and standards needs to address some of the unique requirements that may be required to achieve ZNE goals at scale, including the use of community-scale renewables to offset energy use. This will require collaboration from all sectors of the building industry, and will only be successful when the other key elements of this Plan are realized, such as WE&T, ME&O, and financing.

Strategy	Metrics/Timeframe	Lead/Partners
<b>3.4 Scale Up Zero Net Energy Retrofits:</b> Exponentially increase the		
number of ZNE retrofit projects completed in California		
<b>3.4.1 Focus on key building types</b> : Look for opportunities in		CPUC, POUs, CEC /
specific building sectors, such as K-12 schools and government		program
buildings, where there is evidence of ZNE technical potential,		implementers,
current ZNE guidance, and available financing. For schools, see		DSA
Strategy 1.1.3.		
3.4.2 Develop and/or enhance ZNE retrofit design tool kits:		CPUC, POUs,
Identify building/business types well suited for ZNE retrofits, but		CEC(EPIC)/
where current ZNE guidance is scarce. Provide design and		program
financing guidance to facilitate adoption of ZNE retrofit strategies.		implementers
3.4.3 Provide incentives and other financing mechanisms:		CPUC,POUs/
Make financing widely available for ZNE retrofits.		program
		implementer,
		financial
		institutions

http://newbuildings.org/getting-to-zero-buildings-database, New Buildings Institute, January 2015.

# Goal 4. Californians recognize and benefit from the value of efficiency upgrades

Objective: Building values reflect energy performance and its associated benefits.

### **Strategy 4.1 Real Estate Value**

"[If] conservation improvements do not increase a property's 'bottom line' value...their costs can only come out of the property's equity, which is to the detriment of not only the seller, but to energy efficiency and improvement programs throughout the State."

Jennifer Svec California Association of Realtors

#### **Property Valuation**

The absence of a systematic quantification of the value of energy and efficiency upgrades for nonresidential and residential building properties is a major barrier to energy efficiency investments. Research and customer surveys indicate that there is quantifiable value in energy efficiency, including operational cost reductions, healthier buildings, better employee and tenant retention, and higher resale and lease opportunities. However, the lack of simple, comparative and standardized tools for use in the marketplace makes it difficult to ensure that value is realized in a predictable manner. <sup>116</sup>

In a transparent marketplace, energy costs and energy efficiency improvements are seamlessly incorporated into the property valuation and appraisal processes. AB 1103 provides information about a commercial building's performance at sale, lease, finance, or refinance. Governor Brown's 2010 Clean Energy Jobs Plan states: "This same program should be extended so that homebuyers receive information about a home's energy use before purchasing it."

Integrating energy efficiency into property valuation must be done carefully. Because energy consumption is governed both by physical building characteristics

<sup>116</sup> Nils Kok and Matthew E. Kahn, "The Value of Green Labels in the California Housing Market: An Economic Analysis of the Impact of Green Labeling on the Sales Price of a Home", Sustainable Property Research, July 2012.; Mark Fulton, Jake Baker, and Margot Brandenburg, "United States Building Energy Efficiency Retrofits: Market Sizing and Financing Models", Deutsche Bank Climate Advisors and The Rockefeller Foundation, New York, March 2012.

and by human behavior, property valuations must focus on the energy characteristics that will transfer with the property when ownership or lease arrangements change. Energy asset ratings, introduced in Strategy 1.4, are appropriate to both residential and nonresidential property valuations for this reason – the ratings apply to the building characteristics, and purposely do not rate behavior or operational influences.

# **Steps to Valuing Energy Efficiency** in Homes

- Ensure that efficiency improvements are incorporated into the appraisal process. (Strategy 4.1.3)
- Work with partner financial institutions to ensure selection of qualified appraisers. (Strategy 5.2)
- 3. Capitalize on existing high-quality continuing education and designation training. (Strategy 3.3)
- 4. Document energy efficiency features and improvements using consistent, standardized methods. (Strategy 4.1.1)
- 5. Disclose inventories of energy efficient homes to track supply. (Strategy 4.1.4)
- Work with Multiple Listing Service (MLS)
   providers and other real estate tracking tools
   to include information on home energy
   improvements and/or home performance
   ratings. (Strategy 4.1.4)

Excerpts from: "Unlocking the Value of Energy Efficient Homes", CNT Energy and the National Home Performance Council, pg 4-5, 2013.

### **Brokers, Appraisers, and Financial Agents**

"Green and energy efficient features, while not top priorities on every homeowner's wish list, are increasingly becoming need-to-know items for appraisers."

Valuation Review, "Adaptation, best practices key to appraising in new era" the Appraisal Foundation, March 2014

Real estate agents and brokers are often a homeowner or business owner's only connection to find, sell, or lease a property. Real estate brokers base their businesses on trust and effectiveness, and they have a substantial investment in identifying challenges to closing sales and quickly proposing solutions to them. Any barriers that arise are a problem. Complicating the transaction process with considerations for energy efficiency benefits falls into that category. Client demand for this information has the potential to be the most effective way to change broker's priorities. 117

Mortgage underwriters need standardized, clear data that can assure them that efficiency investments do not add risk, and may actually reduce risks of repayment. Standardization of appraisals and the value associated with individual measures must be simple, defensible, and based on accepted criteria.

One of the nation's largest trade organizations for appraisers, the Appraiser Institute, offers a Green Addendum for use in transactions, as well as provides advanced training on how to use the tool for credible appraisals. However, according to the Appraisal Institute's website, only 14 residential and 7 commercial appraisers in California have completed their "Valuation of Sustainable Building Professional Development Program".

The Bureau of Real Estate Appraisers reports there are over 11,000 licensed appraisers in California. In January 2015, the Appraisal Foundation, the national organization for appraiser standards and qualifications, will begin incorporating green building elements into their qualifying and continuing education courses. This Action Plan should include the efforts needed to evaluate and suggest updates to the

Green Addendum to ensure that the energy efficiency metrics used are consistent with the goal to provide standardized methods to include building energy performance into both residential and nonresidential property valuations.

This strategy aims to establish routine inclusion of energy efficiency information in all real estate transactions. If this objective is not realized through these voluntary actions, then legislative and/or regulatory approaches will be recommended.

#### **Green Leases**

When a tenant is negotiating a lease, there is an opportunity for the property owner (or agent) and the tenant to discuss and consider energy costs in addition to straight lease costs. A relatively new tool to help facilitate this discussion is a green lease or green lease clause. The specifics change based on the building and business type but center on the same concept removing the split incentive issue and providing equal benefits to tenants and owners for energy efficient improvements. A green lease clause enables the building owner to incorporate requirements such as monitoring tenant space energy use through submetering and passing on both the costs and the overall operating savings of green building improvements to the tenant. Equally, a green lease clause could allow the tenants to negotiate improvements to the building, monitor actual energy use and pay for what the space actually uses rather than paying a pro-rata share of an entire building's utility cots based solely on occupied square footage.

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<sup>&</sup>lt;sup>117</sup> Stakeholder Interview, Diane Vkric, WayPoint Building Group, April 2014.

Strategy	Metrics/Timeframe	Lead/Partners
<b>4.1 Real Estate Value:</b> Work collaboratively with real estate industry, underwriters, and financial agents to adopt property asset-related energy characteristics in building valuation and to integrate energy efficiency into all transactions.	Energy Efficiency is integrated into all real estate transactions by 2018	CEC, Appraisal industry/CPUC, POUs
<ul> <li>4.1.1 Pilot Energy Asset Ratings with the Real Estate Industry: Introduce the uniform property valuation approaches established in Strategy 1.4 to appraisers, commercial leasing agents and other real estate actors.</li> <li>Partner with California appraisers, leasing agents, local governments, and rating tool providers to pilot the building energy asset rating methods adopted in Strategy 1.4.</li> <li>Modify the final specifications for the uniform building energy asset rating methods based on industry feedback gathered in the above pilots.</li> </ul>	2017	CEC, Appraisal industry/IMT
<b>4.1.2</b> Energy and Water Cost Savings: Develop and compile information on building life-cycle and/or building occupant tenure cost reductions for energy and water efficiency measures. Develop separate cost savings estimates as needed for each unique commercial business category and building type, as well as unique residential dwelling type. Incorporate regional (e.g. climate) differences in expected cost savings information when appropriate.	2016-17	CEC, CPUC/ program implementers
<ul> <li>4.1.3 Energy Efficiency Appraisals: Work with industry agents to advocate and expand the inclusion of the value of energy in appraisals.</li> <li>Evaluate the Green Addendum and other relevant tools for applicability in valuing California properties for energy efficiency</li> <li>Incorporate energy asset ratings (4.1.1) and cumulative cost savings (4.1.2) into residential and nonresidential property appraisal processes.</li> </ul>	Energy efficiency in appraisals is standard practice by 2020 and accepted by financial institutions	CEC, Appraisal industry/IMT
<b>4.1.4 Property Listings:</b> Incorporate energy efficiency into property and lease listings. Include energy asset ratings as soon as is practical.	3rd party real estate listings include energy as a standard feature in 2017	MLS communities, Local listing services, CAR
<b>4.1.5 Green Leases:</b> Deploy Green Leases (or green lease clauses) to align the costs and benefits of energy efficiency investments between building owners and tenants.	Green Lease clauses are standard by 2020 for commercial and multifamily buildings	LGs, commercial leasing agents, real estate data companies
<ul> <li>Collaborate with real estate industry to develop and to disseminate Green Lease templates, education, and information to owners and tenants.</li> <li>Offer technical and/or financial assistance to implement Green Leases as appropriate for specific market sectors.</li> </ul>		

# Strategy 4.2 Marketing, Education, and Outreach

"While a portion of consumers will always be motivated by price alone, it is important to note that many consumers can be motivated, in some manner, by a larger collection of value propositions beyond price."

Greg Guthridge, Tony Masella, Serge Colle, Aaron Saint. "The New Energy Consumer: Architecting for the Future." Accenture: June 2014.

### **Communicating the Value of Energy Efficiency**

Consumers have an increasingly stratified understanding of and care for their energy consumption, with on one end energy-literate, concerned consumers, and on the other by a large contingent motivated only by price, if at all. 118 ME&O plays an important role in educating consumers about the benefits, opportunities and need to move them along the spectrum from disconnected or 'energy agnostic' to leading achiever or 'energy literate'. To spur action, the benefits of energy efficiency must be identified and communicated as value propositions for specific stakeholders. What works for one category of consumers may not appeal to another, and benefits perceived by certain stakeholders, such as policymakers or industry, may not motivate consumers.

ME&O can provide the framework and toolset to package the benefits and value of energy efficiency if it is customer-centric, targeted, data-and-research-driven, disruptive, and comprehensive. Innovative program design and delivery as outlined in Strategy 2.2 can deliver on the value proposition promised by ME&O and generate further returns by customer reference and referral. This is increasingly important as consumers are connected and influenced by social media and have instant access to information.

Breaking through background noise to achieve actual engagement and resulting action is difficult (see Figure 3.4). To achieve Strategies 2.2 and 4.2, ME&O and program designers must work together to align

objectives and messages to provide programs that work for the targeted consumer. Campaign materials, channels, and reach methods must provide a compelling call to action. 119

There is an opportunity for implementers, industry and others stakeholders to coordinate messages to create a comprehensive ME&O ecosystem that can reach and engage larger audiences. Some consumers are more likely to listen to their friends and colleagues, some to utilities, some to government or non-profit experts, and some to trusted advisors such as contractors, realtors, or energy consultants. Through coordinated development of programs and ME&O, messages can be developed to build from and work with each other utilizing various messengers to reach targeted audiences.

# How committed is a business to sustainability? It depends on its mission!

- Stage 1. Obligated to maximize profits and only adhere to green practices as required by regulations.
- Stage 2. Have green regulatory policy in their mission and meets it to the basic legal level.
- Stage 3. Proactively pursues green consistent with their mission, but has not integrated practices into their general business and institutional policies.
- Stage 4. Company has re-branded as a committed, sustainable company and integrates "green" practices throughout their work and business efforts.
- Stage 5. Sustainable driven company and has a value-driven approach and is a "holistic, restorative company".

Source: McGraw Hill, "Business Benefits of Green Building", 2010.

<sup>&</sup>lt;sup>118</sup> Greg Guthridge, Tony Masella, Serge Colle, Aaron Saint. "The New Energy Consumer: Architecting for the Future." Accenture: June 2014

<sup>&</sup>lt;sup>119</sup> MIG, Inc., "Market Research Report – Energy Upgrade California", for Association of Bay Area Governments, Los Angeles and Alameda County, July 20, 2010.

**TOO Many Messages** Common VISION + Flooding & **DROUGHT** Drive an **ELECTRIC Car** CREDITS Change your LIGHT bulbs! INSULATE your house Save the SOLAR! **Environment** POLLUTION MONEY Lose your **INCENTIVES** LAWN

Figure 3.4: Breaking Through the Noise of so Many Messages

### Coordination of ME&O under the State's Brand for Energy Management

The Energy Upgrade California® brand has expanded its original focus from deep retrofits to demand-side energy management. The CPUC, Energy Commission, the statewide ME&O program administrator California Center for Sustainable Energy (CSE), IOUs, RENs, and others are making significant strides to establish a central resource for the residential and small business sectors that provides both a platform from which to launch marketing and outreach campaigns, and a destination for information about the many demand-side management programs, services, and actions available. <sup>120</sup>

Brands are built to drive consumer decision making beyond conventional wisdom, price and convenience. The investment in a state energy brand can provide an opportunity to effectively engage and activate a fragmented audience. HE&O for the residential and small business sectors should continue to be coordinated under Energy Upgrade California. Strategies should leverage existing programs and target efforts in areas that will have the highest potential impact without duplicating activities. In particular, this Plan envisions a coordinated strategy that engages residential and small business decision-makers and leaders, and inspires them to become advocates for the State's goals and influencers by committing to energy efficiency on behalf of their

<sup>&</sup>lt;sup>120</sup> A survey of 1000 Californians conducted in September 2014 for Energy Upgrade California found it to be a solid three-star brand, with key opportunities to build brand awareness and positive emotion, noting that Californians generally do not have an emotional connection to energy.

<sup>&</sup>lt;sup>121</sup> State energy brands exist in several states including Connecticut, Oregon, Maine, Massachusetts, Michigan, New York, Rhode Island, and Wisconsin.

<sup>&</sup>lt;sup>122</sup> Cialdini, R. Influence: The Psychology of Persuasion Revised Edition. Harper Business December 2006.

agencies or organizations. Energy Upgrade California can also serve as a coordinator for ME&O to develop shared messaging and approaches, as it has for the CPUC financing pilots. It is important to note that simple and innovative program design and delivery is the critical path to achieving consumer action, and ME&O cannot connect with or clarify programs for consumers after the fact.

# Commitment, Competition, and Identity: Utilizing Behavior Research to Innovate ME&O

Growing evidence suggests that one way to get increased adoption of energy efficiency measures is to compel individuals and firms to make a tangible commitment to action—to turn off unused lights, to monitor energy consumption, to develop an energy plan, or to invest in energy-efficient products or services, for example. In the study, "Commitment and Behavior Change: Evidence from the Field,"123 researchers discovered that they were able to improve environmental behaviors by getting a very specific, limited commitment from participants. General or broad commitments to "do the right thing" were not as effective. Research on the use of competitions and messages that make certain behaviors normal known as "social norming" are also very promising in experimental behavioral pilots.

This concept works in a business setting as well. An industry survey conducted in 2010 found that businesses that had the highest level of sustainability integrated into their mission and adopted by their leadership were much more likely to engage and invest in green practices (sidebar, page 80). Further, "...these firms view green as a part of their profit missions and as a potential market opportunity, either through new services, investments or new customer penetration."124 Obtaining commitment from businesses, civic leaders, and property owners through targeted ME&O activities, fostering energy competition among them, and delivering targeted ME&O to them can correlate their identification, or sense of belonging, with energy efficiency actions, as well as increase the uptake of energy efficiency

projects. A new initiative hosted by the American Institute of Architects (AIA) California Council will be launched in 2015 building on this concept and other similar efforts. (See side bar).

These activities should also be coordinated with the

### **ZNE Recognition Initiative**

Developed by a consortium of state agencies, and supported by the Governor's Office, the AIA California Council is working with partners to launch a Recognition Initiative in 2015.

The proposed Initiative operates on two levels. The first level is a **California ZNE Leadership Commitment Campaign** designed to encourage California corporations and government entities to commit to ZNE and other low carbon practices. These commitments will be specific and tangible, highly visible, and a key part of California's leadership in carbon reduction.

The second level is an awards program focused on recognizing actual achievements in the design, construction and operation of ZNE homes and buildings. **The ZNE Performance Awards** will be developed in a partnership between a broad coalition of government and utilities working with specific trade associations and other groups involved in the built environment.

### **Purpose**

- Recognize and support outstanding leadership in pursuing low-carbon solutions in the built environment;
- Educate and raise awareness with California decision makers and leaders, the business community, government, and building professionals regarding the benefits and opportunities created by ZNE buildings;
- Demonstrate California's leadership in moving to a carbon neutral economy.

Energy Upgrade California brand.

<sup>&</sup>lt;sup>123</sup> Baca-Motes et al. "Commitment and Behavior Change: Evidence From the Field." *Journal of Consumer Research*: February 2013.

<sup>&</sup>lt;sup>124</sup> "Business Benefits of Green Building" McGraw Hill, 2010.

Strategy	Metrics/Timeframe	Lead/Partners
<ul> <li>4.2 Targeted, data and research driven ME&amp;O: Educate, motivate, and activate consumers to take action on energy efficiency as part of their demand-side energy management with a comprehensive and complementary suite of targeted ME&amp;O.</li> <li>4.2.1 Decision-Maker Focused Marketing and Outreach: Develop an influencer strategy that focuses on communicating the value proposition for decision-makers and leaders in California for the key strategies in this EBEE Action Plan.</li> <li>Develop and disseminate case studies and best practices with leaders based on sector and/or end use. Complete ongoing implementation and feedback processes to ensure effectiveness of activities.</li> <li>Leverage and extend outreach efforts completed in CaLEAP<sup>125</sup> and other local energy and climate planning efforts</li> <li>Leverage existing channels of community leaders in real estate, financing, manufacturing, construction, and architecture trades. Engage and activate partnerships with manufacturers and distributors.</li> </ul>	Marketing Plan complete by Q2 2015; Activities begin in 2016	CPUC, POUs, LGs/ EUC
<ul> <li>4.2.2 Energy Upgrade California: Align energy efficiency elements of Energy Upgrade California ME&amp;O with EBEE Action Plan and determine relationship to programs</li> <li>Use business and civic leader commitments and competition to stimulate local action.</li> <li>Assign Existing Building Efficiency Collaborative oversight of Energy Upgrade California brand activities</li> <li>Determine the extent of alignment and coordination of EBEE Action Plan programs with use of the Energy Upgrade California brand</li> <li>Encourage behavior and operational marketing messages by Energy Upgrade California in line with Plan goals</li> </ul>	Q3 2015	EUC/CPUC,POUs, CEC, EUC partners

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<sup>&</sup>lt;sup>125</sup> CaLEAP (California Local Energy Assurance Planning) is a California Energy Commission sponsored project to assist local governments throughout the state in preparing plans to ensure that key assets are resilient to disaster events that impact energy.

The process considers all aspects of Emergency Management (prepare for, respond to, recover from, and mitigate against).

# Goal 5. Solutions are accessible and affordable for all Californians

Objective: Efficiency is an integral part of routine transactions and readily financed.

Efficiency is first in the loading order for energy investment because it is cheaper than expanding electric and gas supplies. Reaching the policy goal for building energy efficiency upgrades is estimated to require investment of at least \$ 8 billion per year, with private capital accounting for the majority. 126 Currently, \$1.4 billion a year is spent by utility ratepayer incentive funds and building owner investments. This amount is not sufficient to achieve California's energy and climate goals, and means that solutions must leverage private capital. Therefore, state agencies must adopt policies and support actions that will catalyze the private market.

Current finance products used for efficiency are primarily one-off, unsecured loans with short terms and high interest. Efficiency is not typically incorporated into long-term mortgage debt. New long-term finance programs are needed that match cash flow benefits with lower risk-informed interest rates based on robust data from loan repayment histories of large portfolios of efficiency-specific transactions. Essentially, efficiency needs the kinds of finance programs that the solar industry has created.

#### **Recent Activities**

In alignment with AB 758, the Energy Commission piloted LG operated credit support and interest subsidy programs for unsecured loans to the single-family market, subsidizing interest rates and seeking longer loan terms with ARRA funds from 2010-2012. During that time, Property Assessed Clean Energy (PACE) programs that provide secured lien capital assessments tied to property tax payment obligations were introduced for residential and commercial programs. Due to issues in the Federal mortgage arena, residential PACE was slow to scale up. More recently PACE financing in some form is available in most of the State, often with multiple, similar offerings

### **HERO Financing Program**

HERO is a residential PACE energy efficiency finance program now available in 20 counties in California. According to the website, "HERO is unique in that it provides financing for approved energy efficient, water efficient, and renewable energy products. HERO finances 100% of the cost to purchase and install eligible products. HERO offers low -fixed interest rates, flexible payment terms including 5/10/15/20 years for most products, and repayments are made through your property taxes. Additionally, if the property is sold before the HERO Financing is paid in full, the remaining payments can be passed on to a new property owner."

covering the same jurisdiction. The largest of these in terms of capital throughput is the HERO residential PACE program. (See sidebar.)

Also prompted by AB 758, the CPUC began working to assess broader market needs for financing to substitute for or augment PACE in 2010. For 2015—2016, the CPUC with California Alternative Energy and Advanced Transportation Financing Authority will deploy utility ratepayer funds to launch statewide efficiency finance pilots aimed at attracting private capital for unsecured financing to targeted market sectors. Pilot loan and repayment history will be compiled in a master database accessible by financial institutions. Pilots include:

- Single Family Loan Program: Credit support via a loan loss reserve product, with a small test of repayment via a line item charge on the utility bill.
- Master-metered Multifamily: A debt service reserve fund with On Bill Repayment (OBR) for affordable housing.
- Nonresidential OBR (without credit enhancement): to evaluate the ability of OBR to attract lenders to medium and large business upgrades.
- Small Business (with credit enhancement): A loan loss reserve product for smaller loans with OBR.

<sup>&</sup>lt;sup>126</sup> Based on calculations identified in: "Energy Efficiency Financing in California". Harcourt Brown & Carey, July 2011. Appendix B, page 66.

 Small Business Lease (with credit enhancement):
 Debt service support to expand leasing of efficient equipment upgrades

The investment community has emphasized that to invest in energy efficiency project finance they need more project standardization, and reliable financial and energy performance data. The Environmental Defense Fund sponsors the Investor Confidence Project (ICP) to address these needs. The standardization facilitated by the ICP is the first step in creating an asset class of energy renovation projects that can attract large scale capital. The ICP is being considered in New York, Texas, Connecticut, Europe, and California, as part of Commercial PACE, benchmarking, and utility finance programs. As California increases commercial and multifamily retrofit programs, the ICP represents a best practice that can align efforts and help establish a consistent statewide market for energy efficiency project finance.

### **Creating a Robust Self-Sustaining Market**

The EBEE Action Plan envisions a broad platform of traditional mortgage, PACE, and unsecured financing, all offered in a robust self-sustaining market, ultimately rolled into project portfolios categorized by their relative security. Market development will encourage buyers and lenders to select appropriate finance products matched to the "trigger events" or circumstances under which property owners undertake energy improvements. The challenge to utilizing effective finance instruments will be in capturing efficiency improvements' market values and repayment histories into the finance industry. In tandem, new business models as discussed in Goal 4 can incorporate financing solutions alongside the new and expanded efficiency delivery solutions.

Even with better loan terms stretching to 10 or 20 years, there will be property owners for whom efficiency investments either do not pencil out or are not a priority. Utility ratepayer or other government funds and incentives will be needed to motivate and support building improvements with long-term paybacks. Low-income households will also need deeper interest rate or efficiency subsidies to cover the costs of improvements. In both cases, the need for additional capital funds and/or credit risk support

could come from utility ratepayer funds, greenhouse gas allowance funds, or new arrangements for utilities to invest their own capital in efficiency much as they do now for energy supply infrastructure.

### **Investor Confidence Project**

A framework for energy efficiency project development that provides consistent standards, documentation and verification:

- Reduces transaction costs
- Improves project performance
- Produces better data

### **Project Development Specifications cover:**

- Establishing project baselines
- Calculating energy savings
- Verifying operational performance
- Training
- Project documentation
- Operations, maintenance, and monitoring
- Measurement and verification

### **Public Building Financing**

Public buildings at state and local levels, including schools, present special needs for financing. Many factors contribute to their unique situations—long histories of bond funding with limitations on additional debt, squeezed annual operating budgets, competing priorities for facility upgrades or expansion, and budgets subject to annual legislative appropriations. Solutions are needed to support efficiency improvements that may include grants, revolving loan funds, or other leveraged arrangements structured to work around these facilities' unique circumstances.

One of the first universal steps is to experiment with new finance products offering lower interest rates and longer-term lending. These transactions should be used to build robust databases to inform the finance industry of project and repayment performance, as well as documenting market value gains from buildings with these improvements. A second step requires streamlining transaction costs and identifying effective ways to incorporate efficiency value into regular

building and lending valuations. These in turn will enable traditional building mortgages to support both existing and new energy improvements.

To attract private capital at scale and with good terms requires standardized platforms and lending transactions, as well as fast, automated transaction systems for underwriting, loan origination, and servicing. At scale, secondary financial markets will support continued expansion of capital at terms attractive to engage property owners.

The following advancements must also attract and expand primarily private capital investments to support a mature energy efficiency market:

- Facilitate private capital engagement to support the efficiency value proposition, making energy efficiency equivalent to paying for electricity and gas; for example by scaling up the Performance Contracting model, and pushing costs down where possible through scale and competition.
- Financing products matched to improvement trigger points, including mortgages.
- Finance tenors (time periods) that match timing of cash flow benefits.
- Contractor, finance, and utility incentive transactions coordinated for easy procedures and timelines.
- Federal tax treatment of efficiency on par with renewable energy investments.
- Utility incentives targeted to achieve efficiency levels beyond what markets now support.
- Funds available for deeper subsidies to lowincome households.

### **Public Building Financing**

**Financial Assistance Programs** for energy efficiency in public buildings:

### **Government programs:**

- Proposition 39 funds for schools and community colleges (grants)
- CEC's Bright Schools Program (technical assistance)
- CEC's Energy Conservation Assistance Act (low-interest financing for public building energy efficiency and renewable projects)
- CEC's revolving loan program for state facilities (ARRA and Cap & Trade funds)
- Statewide Energy Efficiency Program (SWEEP) (CA Infrastructure Bank's planned financing to State and local government facilities)

### **Utility Programs:**

- Technical assistance
- Incentives and rebates
- Government partnership programs
- On-Bill Financing (direct utility loan capital)
- On-Bill Repayment of private loans

Strategy	Metrics/Timeframe	Lead/Partners
Strategy 5.1 Foster Private Capital Market		
Establish a robust financing market infrastructure that will attract large private capital.		
<b>5.1.1 State Finance Council:</b> Establish a unified state council to shepherd clean energy capital offerings and identify priority needs.	GB Q3 2015	Infrastructure Bank
<b>5.1.2 Database:</b> Develop a unified database of finance payment and project performance histories.	Database contract to start Q1 2015	CPUC/CAEATFA
<b>5.1.3 Pilots:</b> Assess IOU financing pilots (credit enhancements, on-bill repayment) alongside PACE and other finance products.	Evaluation findings in phases 2016-2017	CPUC and CAEATFA
<b>5.1.4 Evaluation of priorities:</b> Review priority needs in the market and assess need to develop or promote additional products, e.g. Energy Service Agreements (ESAs).	2016-17	Interagency Council
<b>5.1.5 Trigger Point Financing:</b> Ensure availability of finance products that are matched to improvement trigger points (property sale, renovation, occupancy changes, equipment replacement).	2016-17	Interagency Council
Strategy 5.2 Asset-Based Financing		
Foster the development of easy-to-access financing mechanisms tied to building asset.		
<ul> <li>5.2.1 Mortgages that Value Efficiency: Advocate for energy efficiency to be incorporated into the mortgage valuation and underwriting process. Promote and expand the use of Energy Efficiency Mortgages (EEM) by establishing a rating or value standard for underwriters (see Strategy 1.4).</li> <li>5.2.2 PACE: Support the implementation of Property Assessed Clean Energy financing (PACE) for residential and commercial properties.</li> </ul>	2016	CEC/CA Mortgage industry; DOE, EPA, Nat'I mortgage orgs regulators CAEATFA/ LGC,SEEC,ILG
<b>5.2.3 Split Incentives:</b> Assess and encourage new cost recovery mechanisms such as surcharge on tenant meters or "Green Leases" to surmount "split incentive" dilemma.	CPUC proceeding (e.g. per AB 2017) 2016	CPUC / utilities, multi-family and commercial real estate leaders, POUs

Strategy	Metrics/Timeframe	Lead/Partners
Strategy 5.3 Borrower-Based Financing	CPUC/CAEATFA pilot	CPUC, CAEATFA
Obtain attractive terms and broader eligibility for unsecured	evaluations (2016+)	
(projects < \$25K, equipment replacement) owner/occupant loans.		
<ul> <li>Develop alternative credit criteria (e.g. bill payment history).</li> </ul>	2014-16	
<ul> <li>Targeted enhanced credit support for new borrowers (e.g.</li> </ul>		
UCC-1 or collateral).		
<ul> <li>Potential to securitize bundled loans on secondary market</li> </ul>		
at a good cost of capital.		
Strategy 5.4 Integrated and streamlined delivery of efficiency	Phased implementation	
solutions, finance, and utility incentives	2014-16 during	
5.4.1 Streamlined timing: Identify and deploy solutions for	CAEATFA pilots	CPUC, program
prompt processing of loans and incentives to avoid or minimize		implementers
cash flow gap between loan funding and any post-installation		
rebate payment.		
5.4.1 Targeted incentives: Re-assess the role of front-end	Pilots evaluation 2016/	CPUC / CEC
incentives once financing becomes widely and easily available at	CPUC guidance for	
good terms. Transition incentives to selected technologies,	2017+ programs/ POUs	
target markets, and/or trigger points.	consider on own	
5.4.2 Alternative Models: Explore alternative capital sources	Possible CPUC	CPUC, CAEATFA,
and/or turnkey efficiency services, where invested capital is	proceeding 2015-16	utilities (IOUs and
repaid via (e.g.):		POUs)
<ul> <li>"Preferred resource" utility procurement mechanism (See</li> </ul>		
Strategy 1.8)		
Owner/occupant energy service tariff		
Strategy 5.5 Government Building Finance Mechanisms	Assess need, volume,	Infrastructure
Facilitate funding mechanisms to support special needs of	credit qualities by 2015	Bank
government energy efficiency improvements (see Strategy 1.1.1).	, ,	
<b>5.5.1 Revolving Funds:</b> Expand existing revolving funds for local,	Plan in 2015 for capital	Infrastructure
schools, and state government building energy improvements.	pools and participation;	bank/ ESCOs,
Determine government borrower needs, capital source, balance	then launch in 2016	capital markets,
sheet treatment and merits of On-Bill Repayment via utility bills.		CPUC, utilities
<b>5.5.2 ESAs:</b> Develop and promote energy service agreements	As soon as market	ESCOs, Utilities
(similar to solar power purchase agreements) as hybrid of utility	innovation develops	
bill plus energy improvement repayment.		
Strategy 5.6 Leveled Tax Playing Field	Begin discussions 2015	CEC / NASEO,
Work to align federal and state tax treatments (credits and		USDOE
depreciation) for energy efficiency improvements with those for		
renewable energy		

Strategy	Metrics/Timeframe	Lead/Partners
Strategy 5.7 Establish deeper subsidies for full participation by	Revised programs in	
low-income households	place by 2016	
<b>5.7.1 Balanced Assistance Options:</b> Work with stakeholders to	CPUC 2014 directive to	CPUC/Utilities/pro
assess optimal balance of assistance options across financing,	low income proceeding,	gram
on-bill repayment tied to meter, and grants or direct-installation	design in 2015, deploy	implementers
to maximize water and energy efficiency levels, using ratepayer,	2016	
occupant, or other funds.		
<b>5.7.2 Cap and Trade Funds:</b> Assess changes to or coordination	Effective for 2016	CSD/ ARB/CPUC
between utility and Cap and Trade fund allocations to low-		
income households for energy improvements.		
<b>5.7.3 Multifamily buildings:</b> Integrate low-income household	2015-2017 cycle low	CPUC/IOUs;
services with building owner eligibility for regular energy	income programs and	POUs on own
efficiency programs to increase efficiency levels in multifamily	budgets	
buildings with low-income occupants.		



Photo. Energy Upgrade California Mobile Outreach Source: California Center for Sustainable Energy

# Chapter IV. Implementation

## Implementation Summary and Timeline

Chapter 4 brings the Plan's strategies together with a sector-by-sector summary of priorities and dependencies, and an overview timeline of the strategies.

### **Funding Implementation**

Currently, state policy directs spending of approximately \$1.4 billion<sup>127</sup> in energy efficiency, the vast majority of which consists of ratepayer funding. This Action Plan acknowledges that a near- and long-term phased transition will be required to move part of this funding into new directions and approaches for energy efficiency programs. Most, if not all, of these recommendations are consistent with near-term changes to the portfolio considered by the CPUC. However, the current policy environment, and its resulting suites of efficiency programs, is unlikely to achieve the necessary market penetration, and will not unless critical gaps are filled and barriers are removed.

This Action Plan anticipates leveraging the \$1.4 billion by putting in place more responsive, robust, and broadly accessible informational resources, with the expectation that performance-based, industry-driven and consumer-oriented program approaches can take root, demonstrate success, and achieve scale.

Investment and commitment by the private market over the next 10 years must be considerably larger than what it is today to achieve meaningful impacts. Average annual investment of at least \$8 billion dollars, the majority of which is private capital, is necessary to achieve the project flow and energy efficiency savings represented by California's energy goals for existing buildings. 128

This Action Plan focuses on the activation of the market to enable it to scale operations, develop effective business models, and to establish a clear

value for energy efficiency to make it attractive to private capital.

### **Action Plan Monitoring and Evaluation**

This Action Plan is intended to serve as a framework for market activation, and also be a living document that can be updated as market conditions evolve. The Existing Building Efficiency Collaborative will be formed and include lead and partner agencies and key market stakeholders to provide ongoing oversight. The Collaborative will be informed by input from agency staff, the Energy Commission's IEPR process and other forums representing a full range of stakeholders. Evaluation of the Plan will occur as part of the IEPR process and within the stakeholder process outlined in the following pages.

The Action Plan's effectiveness and progress will be reported in each full IEPR (every two years), and the Action Plan itself will be updated as needed. Special focus will be placed on evaluating the success of voluntary strategies, and recommendations for mandatory actions will be made where needed to ensure that the Action Plan's vision and goals are realized.

Another important element of ongoing monitoring is the future development of a 1–3 year work plan, which will detail the activities and specific tactics to be completed by the lead and partners for each strategy. This work plan will be updated annually and utilized by the Collaborative agencies for their resource allocation and EBEE oversight.

On the following page is a timeline for the first phase of implementation to 2020 by year and by goal.

<sup>&</sup>lt;sup>127</sup> This figure includes IOU gas and low income funding as well as the electrical program expenditures for the IOUs and POUs.

<sup>&</sup>lt;sup>128</sup> Based on calculations identified in: "Energy Efficiency Financing in California". Harcourt Brown & Carey, July 2011. Appendix B, page 66.

Figure 4.1: Implementation Schedule

# 2015 2016 2017 2018-19 2020

Update AB 1103 benchmarking disclosure regulations & begin statewide nonresidential benchmarking & disclosure rulemaking (\$1.2)

Modify HERS Whole House assessment protocols (S1.3)

Understand the compliance shortfall for existing building energy standards (S1.5)

Enhance and expand appliance efficiency standards, specifications, programs and purchase agreements (S1.6)

Launch Local Government Challenge Program (S1.7)

Create the Existing Building Efficiency Collaborative (S1.9)

Develop specifications to collect and calculate existing building baseline efficiency metrics (S2.1)

Develop forecasting methods and data collection protocols needed for local area load forecasting (S2.1)

Expand industry partner programs to address key market barriers and encourage innovation (\$3.1)

Energy Upgrade California program aligns with Existing Building Energy Efficiency Action Plan (S4.2)

Establish Interagency Finance Council (S5.1) Publish deep retrofit exemplars for schools (S1.1)

Establish minimum standards for smart meter data analytics (S 1.3)

Standardize energy asset rating approaches for property valuation (S1.4)

Establish complementary roles for utility procurement and efficiency program portfolios (S1.8)

Simple, standardized online access to utility rates is publically available (S2.1)

Existing building energy efficiency baselines are established at geographic, building type and building vintage levels (\$2.1)

Incorporate KSAs, including efficiency marketing and financing, into WE&T programs throughout CA (S3.3)

Produce Zero Net Energy retrofit design tool kits for all relevant building/ business types (\$3.4)

ME&O is targeted to specific decision makers and leverages all available data and research (S4.2)

Establish financing priorities and ensure finance products match market trigger points (SS.1)

Increase and expand PACE for residential and commercial properties across CA (S5.2)

Expand government building revolving funds (\$5.5)

State building efficiency savings results used in financial risk analyses; Additional financing options secured for state building upgrades (S1.1)

Statewide commercial building energy use benchmarking and disclosure program is in place (S1.2)

Simplify and improve compliance with building energy standards for existing buildings (S1.5)

2017 IEPR Forecast incorporates existing building energy efficiency (\$1.8)

Utility data and analytics are readily available to all customers and employed widely to identify efficiency opportunities (S2.1)

Energy Data Center that supports secure energy use data exchange between energy agencies and utilities is operational (S2.1)

Performance-based efficiency incentive pilots are active across the state (\$3.2)

Efficiency-related KSAs are integrated into workforce programs across the state (\$3.3)

Promote and expand Energy Efficiency Mortgages using energy asset ratings in property valuations (S5.2)

Efficiency solutions are better integrated with finance options and program incentives (S5.4)

Simplify and improve compliance with building energy standards for existing buildings (S1.5)

Local Government programs substantially increase efficiency projects in public and private buildings (S1.7)

Hard to reach consumers increase participation in direct install programs (\$3.1)

Small and medium commercial building incentive programs are optimized to reduce transaction costs and increase participation (53.1)

Energy Savings are estimated and verified at substantially lower costs (S3.2)

Energy asset ratings are included in real estate listings (S4.1)

Existing building energy efficiency standards realize significant energy savings with minimal transaction costs (\$1.5)

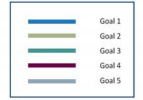
Plug load efficiency is integrated into most equipment and devices used in buildings due to effective appliance standards and demandside management programs (\$1.6)

Utility procurement of energy efficiency provides a large portion of planned statewide energy savings in existing buildings (\$1.8)

Financing is widely available for ZNE retrofits (S3.4)

Energy efficiency in real estate appraisals is standard practice (S4.1)

Green leases are standard offerings for commercial and multi-family buildings (\$4.1)



# **Specific Implementation Priorities**

The following is a brief overview of the key priorities for each sector, critical dependencies for success, and the stakeholders who will be engaged in the ongoing implementation process.

### **Government Leadership**

Government should both lead by example and provide consistent policy direction to facilitate market adoption of energy efficiency in existing buildings. Government at all levels must find a balance in interaction with the energy efficiency marketplace, by removing barriers to innovation while engaging with industry and the market sufficiently to ensure policy adapts to changing conditions.



Priority Strategies and Roles	Milestones	Decision-Maker
Existing Building Efficiency Collaborative (S1.9)	Coordinated implementation and sustained urgency at the highest levels have put the EBEE Action Plan in the best position to achieve its goals.	CEC,CPUC/ ARB,GO
Implement Executive Order for State Buildings (S1.1)	Expanded financing options available for state building upgrades.	Treasurer's Office, DGS, DOF/ CPUC, POUs
Data access and analytics for customers, investors, industry, and policy makers (S2.1)	Data provision requirements established for all utilities.	CEC, CPUC/ utilities
Nonresidential disclosure policy (\$1.2)	Benchmarking data infrastructure in place for all commercial customers.	CEC/ utilities, USEPA
Minimum standards for residential assessment tools (\$1.3)	Home Energy Rating System (HERS) regulations updated to enable industry innovation and consumer protection.	CEC/ CPUC, POUs
Energy asset ratings for property valuations (S1.4)	Pilots to determine proper balance of technical rigor and implementation ease; review of national asset rating tools.	CEC/ USDOE
Streamlined and effective building energy efficiency standards for existing buildings (S1.5)	Staff resources and industry engagement sufficient to address market needs.	CEC/ CPUC, POUs
Expanded impacts from appliance efficiency standards and other plug load efficiency programs (S1.6)	Staff resources, state and federal government partnerships, expanded ME&O and incentives for consumer behavior modifications.	CEC/ CPUC, POUs
Local government leadership (S1.7)	Ongoing funding source and program development.	LGs,CEC/ CPUC, POUs
Energy efficiency procured as a clean energy resource (S1.8)	Procurement rules and verification protocols established.	CPUC, CEC/utilities
Targeted marketing, education, and outreach to decision makers (S4.2)	Funding and program development.	CPUC, POUs/ CEC

### **Existing Building Efficiency Collaborative Organization**

The Existing Building Efficiency Collaborative will be the primary organization to ensure effective implementation of this Plan. Staff across the two energy agencies will coordinate in ongoing fashion around the Plan's priorities, and will provide ongoing accountability and budget management. Primary staffing will fall to the Energy Commission, given that AB 758 legislation provides ten dedicated staff to the Commission for the EBEE implementation.

# Ongoing Coordination with Stakeholders and Partner Agencies

The Existing Building Efficiency Collaborative will lead and facilitate ongoing dialogues with the following stakeholders.

#### Federal Government

Moving forward, California will continue its role as a leader in energy efficiency while working closely with federal and other states' efforts to learn and exchange best practices. California will work closely with the U.S. DOE, as well as the U.S. EPA to leverage existing tools, such as the ENERGY STAR Portfolio Manager, and a database infrastructure such as SEED for use in California.

### State Government

AB 758 requires the Energy Commission to work with other state agencies when implementing existing buildings strategies that are in this Action Plan, including the CPUC, ARB, the Department of Real Estate, the Department of Planning and Research, and the Department of Housing and Community Development. The Existing Building Efficiency Collaborative will continue existing dialogues and work closely with each of these agencies to initiate and coordinate program components, avoid duplication of efforts, and ensure that programs are well-integrated. The CPUC and ARB will be close partners in the implementation of the plan to ensure alignment with the Long Term Strategic Plan and the AB 32 Action Plan.

#### Utilities

Utility partnerships with state, local, and regional governments must align with and complement other local and regional efforts for existing buildings to be upgraded at the scale needed to achieve the State's energy efficiency goals. Utilities can also play a key role in optimizing demand-side initiatives by providing customer information to program implementers and through marketing, education, and outreach efforts.

#### Local Government

Local governments play an integral role at the regional and municipal level and will be engaged to participate in new programs as well as to become leaders and advocates working closely with the State.

**Environmental and Advocacy Groups** 

Statewide and local environmental groups will be engaged and relied upon as new policies are developed and refined. These key groups will be needed to assist agencies secure legislative, regulatory, and funding opportunities (i.e., Global Green, Sierra Club, TURN, NRDC, The Energy Coalition, CSE)

### **Appliance Manufacturers**

Appliance efficiency is a critical element for meeting the State's long-term goals. Establishing and building relationships with key manufacturers to inspire innovation and to help discuss approaches to high efficiency is essential (i.e., Honeywell, Nest, GE, Johnson Controls, etc.).

### Financial Providers and Representatives

CPUC, Energy Commission, and CAEAFTA will continue to establish statewide finance policy and initiatives, and engage financial institutions and third party providers at the state and national level in the development and expansion of a robust financial market for energy efficiency in California.

### Single Family (up to 4 units) Market

The objective for the single-family market is to build demand for energy efficiency upgrades by providing easily accessible, customer-specific information, making clear the value of efficiency. This will be coupled with reliable and performance oriented services that enable customers to reduce energy and water consumption. Flexible programs and a highly knowledgeable contractor workforce will support improvements at the level appropriate for each homeowner.



Photo: Grupe Homes, 2009, Energy Star with Home Performance Retrofit

Priority Strategies and Roles	Milestones	Decision-Maker
Easy-to-access data and analytics (S2.1)	Home owners and tenants have access to online energy use data and tools to understand opportunities for improvement.	Utilities/ CPUC, CEC
Targeted marketing, education, and outreach (S4.2)	Local government leaders established as advocates of energy efficiency and show leaderships in their communities.	EUC/ LGs, CPUC, POUs
Minimum standards for assessment tools (S1.3)	Home Energy Rating System (HERS) regulations clarify the minimum requirements for assessment tools.	CEC/ Existing Residential Building Industry
Streamlined and profitable building energy efficiency industry (S3.1)	The contractor community adopts best practices for home energy upgrades, including high levels of code compliance. Renovation requirements in building standards are streamlined and effective.	Contractors, Existing Residential Building Industry
Accessible and affordable financing mechanisms (S5.1, 5.2, 5.3, 5.4, 5.7)	A range of financial products allow homeowners to finance upgrades at lower interest rates and are easier to access.	CPUC/CAETFA/Financial Markets
Transition to customer-focused energy efficiency/revamped program design (S2.2, 3.1)	New approaches to energy efficiency upgrades are adopted within the efficiency program portfolios.	CPUC, POUs
Real estate value (S4.1)	Uniform energy asset rating approaches are established/adopted for use in property valuations.	CAR, NAR, Appraisal Institute, real estate listing services
Plug load efficiency (1.6)	Expanded behavior programs and additional appliance efficiency standards.	CPUC, POUs, CEC

### Single Family - Ongoing Coordination with Stakeholders and Partner Agencies

This is a representative list and is not intended to be all-inclusive. The following organizations are examples of stakeholders who will be involved in partnership activities and help provide feedback and input on plan implementation.

- Residential Real Estate Brokers, Appraisal Institute, Appraisers and Real Estate Trade Organizations (CAR/NAR)
- Industry Trade Organizations/Representatives
   (i.e., California Building Industries Association,
   Western HVAC Performance Alliance, Efficiency
   First California, BPI, CalCERTS, Balance Comfort,
   ACCA, IHACCI, Affordable Comfort Institute, etc.)
- Other Building Industry Leaders/Implementers/Consultants
- Third Party Real Estate Listings: Zillow, Trulia, and others
- Third Party Software Tools Providers (Green Button, Home Energy Analytics (HEA), Chai, OPower, etc.)
- Manufacturers of home appliances and energy efficiency elements (windows, thermostats, home area networks, etc.)
- Local Government Organizations (Regional Energy Networks, CAC, CSAC, LGC, LGSEC, Green Cities Coalition)
- Residential Program Managers (IOUs, POUs, CCAs, third party implementers)

### Multifamily (5 or more units) Market

The multifamily sector requires a portfolio approach (i.e., addressing multiple properties at a time) targeted to the largest property owners and/or buildings in climate zones with high energy and water savings potential. Engaging cohorts of owners can streamline and reduce upfront barriers to upgrades, if properly supported technically, strategically, and financially. These projects will benefit from products designed for and targeted to multifamily properties, and an activated and informed rating and assessment workforce.



Photo: W. Charles Perry, Lauriedale Apartments San Mateo, CA, Comprehensive Energy Efficiency Assessment, 2007.

Priority Strategies and Roles	Milestones	Decision-Maker
Building cohort approach (S2.2)	New approaches to energy efficiency upgrades are adopted within the program cycles that respond to the unique needs of multifamily property owners and tenant/property needs.	CPUC, POUs
Easy-to-access data and analytics (S2.1)	Property owners and tenants have access to online energy use data and tools to understand opportunities for improvement.	Utilities/ CPUC, CEC
Targeted marketing, education, & outreach (S4.2)	Local government leaders are established as advocates of energy efficiency and show leaderships in their communities.	EUC/ LGs, CPUC, POUs
Minimum standards for assessment tools (S1.3)	Home Energy Rating System (HERS) regulations clarify the minimum requirements for assessment tools.	CEC/ Existing Multi-family Building Industry
Streamlined and profitable building energy efficiency Industry (S3.1)	Multifamily raters and auditors establish relationships with property owners for both low-income and market-rate housing to develop an understanding of needs to help guide and direct upgrade plans.	Contractors, Existing Residential Building Industry, MF Raters
Scalable and reproducible upgrade solutions (S3.1)	Accepted bundled measures approach for like buildings to create scalable and less costly upgrade options, ideally with simplified permitting.	Utilities/LG Compliance
Accessible and affordable financing mechanisms for low-income multifamily properties (S5.7)	More extensive financing mechanisms for low- income properties owners and tenants to offset upgrade costs.	CPUC/CAEFTA/Financial Markets

# Ongoing Coordination with Stakeholders and Partner Agencies

This is a representative list and is not intended to be all-inclusive. These organizations are examples of stakeholders who will be involved in partnership activities and helping to provide feedback and input on the Plan's implementation.

- Local Government Organizations (Regional Energy Networks, LGSEC, StopWaste.org, CHPC)
- Multifamily Utility Program Managers (IOUs and POUs)
- Real Estate Management Companies and Brokers, Appraisers and Real Estate Trade Organizations (CAR/NAR)
- Multifamily Raters and Auditors
- Multifamily Industry Trade
   Organizations/Representatives (BOMA, CALBO,
   California Association of Building Energy
   Consultants, WHPA, Efficiency First CA, IHACCI,
   Benningfield Group, Build It Green, Redwood
   Energy)
- Affordable Housing Developers (i.e., Enterprise Community Partners, Mercy Housing)
- California Tax Credit Committee and California Debt Limit Allowance Committee
- Property-owner organizations (i.e., Apartment Owner Associations, Real Estate Investment Trusts, Nonprofits Housing Associations of California)
- Multifamily property management companies

### **Commercial Sector**

Small and medium commercial buildings represent a large and diverse portion of the California's buildings, and one that has proven relatively challenging to reach. A cohort approach will reach small and medium property owners as efficiently and effectively as possible. This effort will be supported by Energy Centers/Hubs, the development of Strategic Energy Plans, and informed by data analytics. Regular assessments and disclosure, where applicable, will provide access points to inform owners about opportunities for improvements.

Large commercial properties will continue to play a key demonstrative role in defining the possibilities of cost-effective low-energy building improvements and management.



Photo: Pinnacle Building, Burbank CA, LEED Existing Buildings and Operations

Priority Strategies and Roles	Milestones	Decision-Maker
Statewide Nonresidential disclosure policy (S1.2)	Effective data access allows for ease of benchmarking, particularly for multiple metered buildings, labeling protocols help provide consistent comparative tools to distinguish high achievers; third-party assistance and innovative approaches reduce costs.	CEC/LGs, utilities
Easy-to-access data and analytics (S2.1)	Businesses have access to online energy use data and tools to understand opportunities for improvement.	Utilities/ CPUC, CEC
Targeted marketing, education, & outreach (S4.2)	Data- and research-driven ME&O target small and medium commercial buildings.	EUC/ CPUC, POUs
Building cohort approach (S2.2)	Cohort pilots targeting a portfolio of buildings with small and medium businesses are expanded and further developed.	CPUC, POUs
Strategic energy plans (S2.2)	Energy centers for small and medium commercial property owners provide technical assistance and help to create and implement strategic energy plans.	LGs/Non- profits/program implementers
Streamlined and profitable building energy efficiency industry (S3.1); performance-driven value (S3.2)	Industry partner programs remove key barriers; performance-based contracting extends to small and medium commercial buildings.	Contractors, commercial building industry/CPUC, POUs, CEC
Green leases (S4.1)	The costs and benefits of energy efficiency investments between property owners and tenants are aligned.	CPUC, POUs/ EUC
Real estate value (S4.2)	Financial underwriters and brokers understand, accept, and incorporate energy efficiency measures into property value and leases.	Underwriters/ Appraisers
Targeted marketing, education, & outreach (S4.1)	Local government leaders are established as advocates of energy efficiency and show leadership in their communities.	EUC/ LGs, CPUC, POUs
Accessible and affordable financing mechanisms (S5.1, 5.2, 5.3, 5.4, 5.6)	A range of financial products allow businesses to finance upgrades at lower interest rates and pay back loans with energy savings.	CPUC/CAETFA/Financi al Markets

# Ongoing Coordination with Stakeholders and Partner Agencies

- Building owners
- Building portfolio managers
- Corporate sustainability business executives and decision makers
- Architects and engineering firms
- Contractors for smaller buildings (building, HVAC, electrical, etc.)
- California Small Business Association, state and local chambers of commerce, California

Downtown Association, business improvement districts, Building Owners and Managers Association, Commercial Properties Association, California Association of Realtors, Commercial Real Estate Development Association

- United States Green Building Council members
- Commercial utility program managers
- Gas and electric equipment manufacturers and distributors
- Property management organizations
- Trade organizations
- Energy service companies

### **Public Buildings Sector**

The public sector can and should lead by example: enabling state and local governments to upgrade state, county, and city buildings as a model to the rest of the industry.

Governor Brown established state leadership by providing Executive Order B-18-12 that promotes the State's leadership in making state-owned buildings more energy efficient. In addition, schools constitute a significant portion of public buildings in California and will continue to be supported. K-12 and Community Colleges are currently served by Proposition 39 (Clean Energy Jobs Act) resources, though their needs are in fact even greater. Colleges and Universities (CSUs and UCs) have embraced sustainability as a practice, serve an important demonstrative role, and drive technology innovation through their education mission.



City of Oakland City Hall Energy Efficiency Upgrade – 129 of 141 buildings upgrade in the City. photo by Yuri Krasov

Priority Strategies and Roles	Milestones	Decision-Maker
Local government leadership (S1.7)	Funding is available to support initiatives.	Legislature/CEC/CPUC
Targeted marketing, education, & outreach (S4.2)	Focused outreach is available to municipal and regional decision makers.	CEC/CPUC
Data access and usage (S2.1)	Improved access to accurate, relevant information for policy making and program development.	CEC/CPUC
Local government finance mechanisms (S5.5)	Accessible and feasible funding for all jurisdictions.	LG/CPUC/State/CEC
Standards compliance task force and research (S1.5)	Local government buy-in and established value of implementing building energy efficiency standards.	LG
State buildings aggressively implement E.O. (S1.3)	Financing and other funding is available.	DGS, Governor's Office, Agencies

# **Ongoing Coordination with Stakeholders** and Partner Agencies

Following are the key stakeholders for Public Buildings.

- Local government at all levels (decision makers, building departments, planning departments)
- Department of General Services
- Local Government Associations (League of California Cities, California Downtown Association, LGC, LGSEC, California Association of Special Districts, etc.)
- Local Government Partnership Utility and Implementer leads
- Colleges, Universities and K-12 public schools