# Table of Contents

- **Executive Summary**  
  IV-B-1

- **Chapter 1: Introduction**  
  Overview of Strategy  
  IV-B-9  
  Blueprint for Success  
  IV-B-10  
  Proposed Actions  
  IV-B-13  
  Health Impacts  
  IV-B-15  
  Health Impacts from Mobile Source Emissions  
  IV-B-16  
  Environmental Justice and Pollution Exposure Disparities  
  IV-B-17  
  Economic and Environmental Analyses  
  IV-B-18  
  Next Steps  
  IV-B-19

- **Chapter 2: Nonattainment Areas and Emission Reduction Needs**  
  Federal Clean Air Act Requirements  
  IV-B-20  
  Nonattainment Areas  
  IV-B-20  
  Emission Reduction Needs  
  IV-B-22  
  South Coast Emission Reduction Needs  
  IV-B-23  
  Remaining Nonattainment Areas – Reduction Needs  
  IV-B-24

- **Chapter 3: Public Process and Measure Suggestions**  
  On-Road Heavy-Duty Vehicle Useful Life Regulation  
  IV-B-25  
  Additional Incentive Programs – Zero Emission Trucks  
  IV-B-25  
  Enhanced Transportation Choices  
  IV-B-26  
  Indirect Source Rule – Suggested Control Measure or Regulation  
  IV-B-26  
  BACT/BARCT Determination  
  IV-B-26  
  Additional Building and Appliance Emission Standards  
  IV-B-27  
  Pesticides Regulation  
  IV-B-27  
  Enhanced Bureau of Automotive Repair Consumer Assistance Program  
  IV-B-27  
  Light-Duty Vehicle Fleet Regulation  
  IV-B-28
• **Chapter 4: Proposed SIP Commitment**
  Overview of Commitment
  South Coast Commitment
  Remaining Nonattainment Area Commitments
  Additional Transition to Cleaner Technologies and Systems

• **Chapter 5: State SIP Measures**
  Proposed Measures: On-Road Medium- and Heavy-Duty Trucks
  Proposed Measures: On-Road Light Duty Vehicles
  Proposed Measures: Reducing Vehicle Miles Travelled
  Proposed Measures: Off-Road Equipment
  Proposed Measures: Consumer Products
  Proposed Measures: Residential and Commercial Buildings
  Proposed Measures: Primarily Federally and Internationally Regulated Sources
  Proposed CARB Measures
  Federal Actions Needed

• **Chapter 6: Incentives**

• **Chapter 7: Infrastructure**
  Infrastructure Demand
  Hydrogen Infrastructure
  Barriers and Opportunities to Meeting the ZEV Infrastructure Demand
  Additional Policies to Accelerate Infrastructure Deployment

• **Appendix A: Economic Analysis**
  Introduction
  Methods for Determining Macroeconomic Impacts
LIST OF FIGURES

FIGURE IV-B-1 Ozone Air Quality Progress in California
FIGURE IV-B-2 Statewide NOx Emissions by Sector Under Current Control Program
FIGURE IV-B-3 Proposed 2022 State SIP Strategy Measures
FIGURE IV-B-4 Federal Action is Critical
FIGURE IV-B-5 Federal Actions Needed
FIGURE IV-B-6 70 ppb 8-hour Ozone Nonattainment Areas in California
FIGURE IV-B-7 Statewide NOx Emissions by Sector Under Current Control Program
FIGURE IV-B-8 Statewide ROG Emissions by Sector Under Current Control Program
FIGURE IV-B-9 South Coast Air Basin NOx Emissions Under Current Control Program (Emissions out to 100 Nautical Miles)
FIGURE IV-B-10 South Coast Ozone Progress
FIGURE IV-B-11 2037 South Coast NOx Emissions With Measures and Federal Actions
FIGURE IV-B-12 On-Road Medium and Heavy-Duty Vehicles: Statewide Baseline Emissions Inventory with Current Control Program
FIGURE IV-B-13 On-Road Light-Duty: Statewide Baseline Emissions Inventory with Current Control Program
FIGURE IV-B-14 Off-Road Vehicles And Equipment: Statewide Baseline Emissions Inventory
FIGURE IV-B-15 2037 Statewide NOx Baseline Emissions Inventory
FIGURE IV-B-16 Primarily-Federally Regulated Sources: Statewide Baseline Emissions Inventory
FIGURE IV-B-17 CARB’S Portfolio of Incentive Programs
FIGURE IV-B-18 CARB’S Programs Fund Across All Stages of Technology Commercialization
FIGURE IV-B-19 Light-Duty ZEV (<10,000 GVWR) Projections in the Proposed Advanced Clean Cars II Regulation (EMFAC2017 with MPO Activity)
FIGURE IV-B-20 Medium- and Heavy-Duty ZEV (>10,000 GVWR) Projections in the Proposed Advanced Clean Fleets Regulation (EMFAC2017 with MPO Activity)
FIGURE IV-B-21 Total Charging Infrastructure Requirements to Support CARB’s Vehicle Projections Based on the Proposed ACC II and ACF Regulations
FIGURE IV-B-22 Total Average Statewide Public and Share Private Network Requirements for Light-Duty PEVS
FIGURE IV-B-23 EVI-Roadtrip DC Fast Charger Requirements by Power Level
FIGURE IV-B-24 DC Fast Chargers Needed to Support TNC PEVs in 2030 by Region
FIGURE IV-B-25 DC Fast Chargers Needed to Support TNC PEVs (2023–2030)
FIGURE IV-B-26 Total Statewide Network Requirements for Medium- and Heavy-Duty BEVs
**LIST OF TABLES**

| TABLE IV-B-1 | Ozone Nonattainment Areas for 70 ppb 8-hour Ozone Standard | IV-B-21 |
| TABLE IV-B-2 | Proposed Measures and Schedule | IV-B-31 |
| TABLE IV-B-3 | Proposed Measures and Schedule* | IV-B-34 |
| TABLE IV-B-4 | Mobile Source Emissions Under CARB and District Current Control Programs | IV-B-36 |
| TABLE IV-B-5 | 2016 State SIP Strategy Measures Still to be Adopted | IV-B-38 |
| TABLE IV-B-6 | Statewide Expected Emissions Reductions from Proposed New Measures | IV-B-40 |
| TABLE IV-B-7 | South Coast NOx Emission Reductions from CARB Programs | IV-B-45 |
| TABLE IV-B-8 | South Coast Expected Emissions Reductions from the 2022 State SIP Strategy | IV-B-46 |
| TABLE IV-B-9 | Clean fleets Estimated Emission Reductions | IV-B-53 |
| TABLE IV-B-10 | On-Road Motorcycles New Emissions Standards Estimated Emission Reductions | IV-B-59 |
| TABLE IV-B-11 | Miles Standard Estimated Emission Reductions | IV-B-61 |
| TABLE IV-B-12 | Tier 5 Off-Road New Compression-Ignition Engine Standards Emission Reductions | IV-B-68 |
| TABLE IV-B-13 | Amendments to the In-Use Off-Road Diesel-Fueled Fleets Regulation Estimated Emissions Reductions | IV-B-69 |
| TABLE IV-B-14 | Commercial Harbor Craft Amendments Emission Reductions | IV-B-72 |
| TABLE IV-B-15 | Cargo Handling Equipment Amendments Emission Reductions | IV-B-73 |
| TABLE IV-B-16 | Spark Ignition Marine Engine Standards Emission Reductions | IV-B-79 |
| TABLE IV-B-17 | Consumer Products Emission Reductions | IV-B-82 |
| TABLE IV-B-18 | Water Heating and Space Heating Emission Reductions | IV-B-85 |
| TABLE IV-B-19 | In-Use Locomotive Regulation Emission Reductions | IV-B-90 |
| TABLE IV-B-20 | Federal Action For On-Road Heavy-Duty Vehicle Low-NOx Engine Standards Estimated Emissions Reductions | IV-B-98 |
| TABLE IV-B-21 | Federal Action for Cleaner Fuel and Vessel Requirements for Ocean-Going Vessels Estimated Emissions Reductions | IV-B-110 |
| TABLE IV-B-22 | Summary of CEC and CARB Charging and Refueling Infrastructure Quantitative Analyses | IV-B-120 |
| TABLE IV-B-23 | TEVI-PRO 2 Infrastructure Results to Serve 5.5 Million ZEVs in 2030 and 13 Million ZEVs in 2035 | IV-B-124 |
| TABLE IV-B-24 | EVI-Roadtrip Infrastructure Results for 3.8 Million BEVs in 2030 and 8.3 Million BEVs in 2035 | IV-B-125 |
| TABLE IV-B-25 | HEVI-Load Infrastructure Results for 112,000 BEVs in 2030 and 289,000 BEVs in 2035 | IV-B-130 |
| TABLE IV-B-26 | Authorized Funding For Utility EV Programs | IV-B-135 |
| TABLE IV-B-27 | CEC Investment Plan Allocations for FY 2021-2022 and Subsequent Fiscal Years (in Millions) | IV-B-138 |
| TABLE IV-B-28 | ZEV Infrastructure Funding Allocations in Governor Newsom’s Proposed FY 2022-23 Budget (in Millions) | IV-B-140 |
CALIFORNIA AIR RESOURCES BOARD STRATEGY
FOR SOUTH COAST

CARB Draft 2022 State SIP Strategy

JAN 2022
This document has been reviewed by the staff of the California Air Resources Board and approved for publication. Approval does not signify that the contents necessarily reflect the views and policies of the California Air Resources Board, nor does the mention of trade names or commercial products constitute endorsement or recommendation for use.

Electronic copies of this document are available for download from the California Air Resources Board’s Internet site at: https://ww2.arb.ca.gov/resources/documents/2022-state-strategy-state-implementation-plan-2022-state-sip-strategy. However, because of current travel, facility, and staffing restrictions, CARB’s office may have limited access. Please contact Chris Hopkins, Regulations Coordinator, at chris.hopkins@arb.ca.gov or (916) 445-9564 if you need physical copies of the documents.

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Executive Summary

The 2022 State Strategy for the State Implementation Plan (2022 State SIP Strategy) describes the State’s strategy and commitments to reduce emissions from State-regulated sources needed to support attainment of the 70 parts per billion (ppb) 8-hour ozone standard (70 ppb ozone standard) as part of State Implementation Plans (SIPs) due in 2022. This document, the Draft 2022 State SIP Strategy, is the California Air Resources Board’s (CARB or Board) first draft release of the entire 2022 State SIP Strategy and identifies the proposed measures, associated emission reductions, and other elements needed to support attainment of the 70 ppb ozone standard. With the 2022 State SIP Strategy, CARB is exploring and proposing an unprecedented variety of new measures to reduce emissions from the sources under our authority using all mechanisms available. This level of action is needed to ensure federal air quality standards are attained and to deliver on our commitments to protect public health, particularly in light of the growing body of evidence on the adverse impacts of air pollution.

CARB has over 50 years of experience reducing emissions from mobile and other sources of pollution under State authority that have improved air quality and helped mitigate climate change. During the 1960s, there were as many as 186 smog alerts in a single year; today, alerts have been eliminated due to improvement in air quality. Through these efforts, the State and our most polluted regions have seen dramatic improvements in air quality, all while California has achieved prosperous economic growth and become a world leader in environmental policies and clean technologies. Even with this progress, more than half (21 million out of nearly 40 million) of Californians live in areas that exceed the most stringent 70 ppb ozone standard 1, with many areas also exceeding the previous ozone standards of 75 and 80 ppb, as seen in Figure IV-B-1. Further, a disproportionate number of those most impacted by high ozone levels live in low-income and disadvantaged communities that also typically experience greater exposure to diesel exhaust and other toxic air pollutants compared to surrounding areas.

In 2015, U.S. Environmental Protection Agency (U.S. EPA) lowered the 8-hour ozone standard from 75 ppb to the more health protective level of 70 ppb. Nineteen areas in California are nonattainment for the 70 ppb ozone standard.

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1 Based on 2020 monitored ozone design values contoured over population by census tract.
Controlling ozone precursor emissions, in particular oxides of nitrogen (NOx), is key to attaining the federal ozone standards. Since mobile sources account for about two-thirds of NOx emissions statewide, many of these nineteen areas in California will need significant mobile source emission reductions to meet the 70 ppb ozone standard attainment years which range from 2020 through 2037. The 2037 attainment year applies to Extreme classified areas who have the most critical ozone air quality challenges. California has the only two areas in the nation with an Extreme classification for the 70 ppb ozone standard, the South Coast Air Basin (South Coast) and the San Joaquin Valley (Valley). While the 2022 State SIP Strategy is being developed primarily as a roadmap for attaining the 70 ppb ozone standard, the emissions reductions will also support attainment of other ozone (e.g. 80 ppb, 75 ppb) and fine particulate (PM2.5) national ambient air quality standards and make progress towards the State air quality standards.

Many low-income and disadvantaged communities within the nonattainment areas, and across the State, continue to experience disproportionately high levels of air pollution and the resulting detrimental impacts to their health. Central to CARB’s planning efforts and programs going forward will be prioritizing environmental justice, incorporating racial equity, and conducting meaningful community engagement as CARB strives to address longstanding environmental and health inequities from elevated levels of toxics, criteria pollutants, and secondary impacts of climate change. It’s imperative that we optimize our control programs to maximize emissions reductions and provide targeted near-term benefits in those communities that continue to bear the brunt of poor air quality. The 2022 State SIP Strategy will reduce emissions and corresponding health risk in California’s most impacted communities. As development and implementation of the 2022 State SIP Strategy progresses and forms the basis for future regulations, staff will continue to identify opportunities to mitigate air pollution associated racial inequities and meaningfully engage and partner with communities most impacted to address long standing challenges.

This 2022 State SIP Strategy effort builds on the measures and commitments already made in the 2016 State Strategy for the State Implementation Plan (2016 State SIP Strategy), and expands on the scenarios and concepts included in the 2020 Mobile Source Strategy, CARB’s multi-pollutant planning effort that identifies the pathways forward to achieve the State’s many air quality, climate, and community risk reduction goals. CARB finalized the 2020 Mobile Source Strategy (2020 MSS) in October 2021, as a conceptual road map for potential future measures. The measure concepts in the 2020 MSS form the basis for many of the measures in this document but have been developed further and translated into detailed measures with, where possible, anticipated emission reductions. Until such time as the CARB Board adopts the 2022 State SIP Strategy, this document will continue to evolve based on stakeholder and Board input, and staff assessment of the feasibility of specific measures. Board consideration is scheduled for the summer of 2022. Measures being developed for the 2022 State SIP Strategy are also being developed in parallel with the 2022 Climate Change Scoping Plan Update (2022 Scoping Plan Update); the 2022 Scoping Plan Update is on a similar development timeline and will lay out the State’s path to achieving carbon neutrality by 2045. The 2022 Scoping Plan Update will be consistent with the 2022 State SIP Strategy and rely on actions included in the SIP to deliver greenhouse gas reductions as well.

On October 6, 2021, CARB staff released, in conjunction with a public workshop, the 2022 State SIP Strategy: Draft Measures (Draft Measures) to solicit public feedback on potential measures. The Draft Measures document included not only CARB proposed measures but also suggestions made by the public as part of our outreach to stakeholders across the State. Some of these public suggestions are now being further developed as proposed measures in the 2022 State SIP Strategy. CARB staff will continue to assess the viability of all public suggestions as SIP measures. This document, the Draft 2022 State SIP Strategy, expands on the Draft Measures and includes additional proposed measure details, proposed measure timelines, and proposed emissions reductions commitments to attain the
standards with the objective of supporting attainment of the 70 ppb ozone standard within the federally defined timeframes. CARB staff will continue to further define these proposed public suggestions throughout the public process for the 2022 State SIP Strategy that will ultimately be considered by the CARB Board in the summer of 2022. To distinguish between this Draft 2022 State SIP Strategy and the next iteration of the 2022 State SIP Strategy, this document refers to the version that will ultimately be considered by the Board as the “Proposed 2022 State SIP Strategy.”

Control programs already adopted by CARB and upcoming measures that were included in the 2016 State SIP Strategy, as well as the local air district and U.S. EPA programs, provide a significant down payment on reducing the NOx emissions needed to meet the 70 ppb ozone standard and improve air quality throughout the State. As shown in FIGURE IV-B-2, these measures will by 2037, achieve an almost 25 percent reduction in total NOx emissions relative to 2018, with especially significant reductions in emissions from light-, medium-, and heavy-duty on-road vehicles.

However, more NOx emissions reductions from sources under local, state, and federal jurisdiction will be needed to attain the 70 ppb ozone standard, especially in the South Coast Air Basin. FIGURE IV-B-3 lists the CARB measures currently being considered to support attainment of the 70 ppb ozone standard statewide.

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2 CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M and SORE regulatory actions in December 2021.
For California to meet air quality standards, it is imperative that the federal government act decisively to reduce emissions from primarily-federally regulated sources of air pollution, including interstate trucks, ships, locomotives, aircraft, and certain categories of off-road equipment. CARB and air districts are exploring their respective authorities
with regard to these sources and associated facilities, but federal action is critical. Absent federal action, in 2020, NOx emissions from primarily-federally regulated sources exceeded emissions from California-regulated mobile sources statewide and by 2030, NOx emissions from primarily-federally regulated sources will be double California-regulated mobile sources (Figure IV-B-4).

Since the adoption of the 2016 State SIP Strategy, CARB and our local partners in California have taken concrete actions to not only petition federal agencies for action, but also to directly reduce emissions using programmatic mechanisms within our respective authorities. Unfortunately, U.S. EPA action to limit emissions from these sources has yet to materialize, making it more challenging to meet air quality standards and reduce air pollution that harms public health in California.

As a result of the COVID-19 pandemic, countries across the world have seen supply chain disruption and an all-time high demand for goods and freight movement. Although CARB’s regulations such as the Ocean-Going Vessels At Berth Regulation, the Mobile Cargo Handling Equipment Regulation, and the Drayage Truck Regulation can help to reduce emissions from increased freight movement, action by U.S. EPA and other federal and international entities remains critical. These dramatic increases and congestion at port facilities, railyards, warehouses, and in surrounding communities in California emphasize the need for federal action to address freight sources including ocean-going vessels, locomotives, and interstate trucks to protect the health of California residents. This congestion is particularly

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3 CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M and SORE regulatory actions in December 2021.
acute at the San Pedro Bay Ports which include the Ports of Los Angeles and Long Beach. Port congestion has led to a significant increase in the number of container vessels sitting at anchor, with as many as 179 vessels continuously using auxiliary engines to provide power for shipboard functions as of November 2021. This has resulted in average daily emissions from container ships increasing by 24.4 tpd of NOx and 0.6 tpd of particulate matter (PM) in the South Coast in November. As for increased freight movement, based on increased in containers (TEUs) moved between May and October 2021, increased freight movement in and out of the ports is expected to increase the activity of trucks, cargo handling equipment, and locomotives such that combined emissions from these sources increase by 5.6 tpd NOx and 0.1 tpd PM. These emission increases from ocean-going vessel congestion and freight movement negatively impact air quality, especially in communities near ports. During the worst of the port congestion in November 2021, the increased marine vessel anchorage emissions was comparable to the exhaust PM emissions from more than 100,000 Class 8 diesel trucks. These dramatic emission increases from vessels and related freight demonstrate how important immediate action is by federal and international entities to control emissions from sources under their regulatory authorities.

The 2022 State SIP Strategy reinforces the 2020 MSS call to action for air quality regulatory agencies, not only at the State and local level, but more importantly by the federal government. Error! Reference source not found. lists the actions needed at the federal and international levels for which CARB is proposing to undertake petitions and/or advocacy in the 2022 State SIP Strategy.
### Federally-Certified On-Road Heavy-Duty Vehicles
- On-Road Heavy-Duty Low-NOx Engine Standards
- On-Road Heavy-Duty Vehicle Zero-Emission Engine Standards

### Preempted Off-Road Equipment
- More Stringent Emission Standards for Preempted Off-Road Engines
- Off-Road Zero-Emission Standards Where Feasible

### Locomotives
- More Stringent National Locomotive Emission Standards
- Zero-Emissions Standards for Switch Locomotives
- Address Locomotive Remanufacturing Loophole

### Ocean-Going Vessels
- More Stringent NOx and PM Standards for Ocean-Going Vessel Requirements
- Cleaner Fuel and Visit Requirements for Ocean-Going Vessels

### Aviation
- More Stringent Aviation Engine Standards
- Cleaner Fuel and Visit Requirements for Aviation
- Zero-Emission Airport On Ground Support Requirements

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**FIGURE IV-B-5**

**FEDERAL ACTIONS NEEDED**

For most areas in California to attain the 70 ppb ozone standard, any and all potential reductions must be pursued, and a combination of State authority measures from the 2022 State SIP Strategy, local district measures, and federal action will be required. Although some of the potential measures included in this document primarily target reductions in greenhouse gas (GHG) emissions or toxic air contaminants, they are nonetheless included as they will also achieve criteria pollutant co-benefits.

Local governments may adopt ordinances or propose CEQA mitigation measures to reduce the adverse environmental impacts of facilities, such as warehouses, in their jurisdictions. Recently, there has been increased interest in the development of new warehousing facilities within disadvantaged communities, which can significantly increase emissions in those communities. In response, some local governments have adopted moratoriums to halt development of future warehousing facilities while the emissions impacts are evaluated. Other local governments have adopted good neighbor policies to promote the use of available advanced technologies. These actions are excellent examples of local leadership that will result in near-term emissions reductions in environmental justice communities, and support reductions needed to provide for attainment of federal standards.
The measures proposed in this document, in combination with ongoing implementation of current control programs, will reduce NOx emissions from State-regulated sources by 37 percent from today’s levels Statewide by 2037, as well as reduce emissions of reactive organic gases (ROG) by 9 percent. As outlined further in Chapter 3 and 4, the proposed measures and commitments will provide the reductions needed from these sources for meeting the 70 ppb ozone standard in the South Coast and the other nonattainment areas for which emissions reductions from new measures will be needed for attainment. In addition to the reductions identified above from CARB’s proposed measures, additional actions to advance deployment of cleaner technologies will be critical to accelerate the transition to cleaner technologies and systems statewide, and to support attainment of the 70 ppb ozone standard in the South Coast.

CARB is releasing this Draft 2022 State SIP Strategy in advance of a February 10, 2022 public workshop and a February 24, 2022 informational update to the Board. The February workshop and Board update will provide forums for the proposed measures to be discussed in a public setting and provide additional opportunity for public feedback, input, and ideas. At least one more public workshop is envisioned between the February 2022 Board meeting and the summer 2022 Board meeting when the Strategy is considered for adoption. In addition, the Draft Environmental Analysis to this document, the Draft 2022 State SIP Strategy, will be released in March 2022 and will open a 45-day California Environmental Quality Act (CEQA) comment period. Input provided through this iterative public process will inform the development of the final 2022 State SIP Strategy. The measures included in this document may or may not ultimately be included in the 2022 State SIP Strategy, or their form and substance may materially change; they are provided here to facilitate public dialogue as CARB continues to work in partnership with all levels of government, communities, and the private sector to achieve the ambitious emission reductions needed to meet federal air quality standards. CARB invites additional suggestions, ideas and input from the public, as we are aware that additional measures will be necessary to achieve the overall emissions reduction needed in order for all areas in the State to meet the 70 ppb ozone standard.

Public participation continues to be an essential part of developing the 2022 State SIP Strategy. CARB initiated the public process with a workshop in July 2021, released the Draft Measures document and held a second workshop in October 2021, and has solicited input from numerous interested stakeholders in individual meetings. Moving forward, CARB will release the final draft of the 2022 State SIP Strategy for Board consideration in summer 2022, to be incorporated into the 70 ppb ozone standard SIPs due to U.S. EPA in August 2022.
Chapter 1: Introduction

Overview of Strategy

The 2022 State SIP Strategy describes CARB staff’s roadmap for reducing emissions from State sources to help local air districts attain the health-based 70 ppb ozone standard over the next fifteen years. Under State law, CARB is responsible for developing SIP emission reduction strategies for cars, trucks, and other mobile sources, as well as consumer products and other sources under State authority. Local air districts are primarily responsible for controlling emissions from stationary sources such as factories and power plants. The upcoming SIPs for each of the ozone nonattainment areas in California will be developed jointly by CARB and the local air districts, building upon the 2022 State SIP Strategy, as well as local air district air quality planning documents.

Given that in 2015, U.S. EPA established a lower, more health protective ozone standard of 70 ppb, substantial reductions from all sources – mobile, area-wide and stationary – will be necessary to reach attainment. This will require comprehensive actions to transform the technologies and fuels we use, the design of our communities, and the way we move people and freight throughout the State. Nineteen areas in California as shown in Error! Reference source not found. are designated as nonattainment for the 70 ppb ozone standard. Of the nineteen areas, ten areas are classified under the federal Clean Air Act as Moderate or above, and thus are required to develop a SIP revision including an attainment plan demonstrating how the area will attain the standard by the relevant date. Two areas of the State have the most critical air quality challenges – the South Coast and the San Joaquin Valley. These regions are the only two areas in the nation with an Extreme classification for the 70 ppb ozone standard.

Statewide, more than 21 million out of over 39 million Californians live in areas that exceed the federal ozone standards; within these areas, there are many low-income and disadvantaged communities that are exposed to not only ozone, but also particulate and toxics, pollutant levels significantly higher than the federal standards.

4 Based on 2020 monitored ozone design values contoured over population by census tract.

FIGURE IV-B-6

70 PPB 8-HOUR OZONE NONATTAINMENT AREAS IN CALIFORNIA
which have immediate and detrimental health effects. That said, the health and economic impacts of exposure to elevated levels of ozone in California are also considerable; meeting the standards will pay substantial dividends in terms of reducing costs associated with emergency room visits and hospitalization, lost school days, and most critically, premature mortality. This year’s SIPs are therefore an important step in bringing healthy air to all Californians.

In October 2021, CARB finalized the 2020 MSS which continues CARB’s multi-pollutant planning approach to determine potential pathways forward for the various mobile sectors that are necessary to help achieve California's numerous air quality and climate goals over the next 30 years. Though the MSS itself is conceptual, and multiple combinations of regulations, incentive programs, and other actions can realize its goals, it is an important foundation for measure development. Because meeting the State’s near- and longer-term goals requires action across the full spectrum of mobile sources, the 2020 MSS discussed on-road light- and heavy-duty vehicles, as well as a wide range of off-road equipment sectors. California’s goals fostered an integrated planning approach in which, building off the success of the 2016 MSS, the 2020 MSS demonstrated the need for a comprehensive transformation to cleaner vehicle technologies, fuels, and energy sources.

The 2020 MSS provides a framework that complements multiple related planning efforts that are currently underway at CARB. These other plans include regional SIPs described in this document, as well as the 2022 Scoping Plan Update which is focused on achieving GHG emission reductions, and Community Emissions Reduction Programs developed by selected communities and their district partners as a part of CARB’s Community Air Protection Program. Each of these planning efforts draws from the 2020 MSS released by CARB in October 2021 by taking concepts and developing specific roadmaps for meeting climate and air quality targets. As with these other planning efforts, the measures ultimately included in the 2022 State SIP Strategy will build upon the concepts included in the 2020 MSS and further refined based on public and Board input. Further, the 2022 Scoping Plan Update will be consistent with the 2022 State SIP Strategy and rely on actions included in the 2022 State SIP Strategy to deliver greenhouse gas reductions.

**Blueprint for Success**

CARB’s current control programs have achieved tremendous success in reducing NOx and ROG emissions. Ongoing implementation of these programs will result in substantial further emission reductions through 2037 and provide a significant down payment for meeting the 70 ppb ozone air quality standard. As shown in FIGURE IV-B-7, existing control programs will reduce statewide NOx from 1416 tpd in 2018 to 1061 tpd in 2037. Mobile sources, especially on-road control programs, will provide the majority of the anticipated emission reductions such that the relative contribution of stationary sources will increase from 15 percent in 2018 to 19 percent in 2037. As shown in FIGURE IV-B-8, these same control programs will also reduce emissions of ROG which also contribute to ozone formation, from 1633 tpd in 2018 to 1523 tpd in 2037. As with NOx, relatively more emission reductions will be achieved from mobile sources, with the relative contribution of stationary and area (i.e. widely dispersed) sources of ROG increasing.
Appendix IV-B: CARB Mobile Source Strategy for South Coast

FIGURE IV-B-7
STATEWIDE NOX EMISSIONS BY SECTOR UNDER CURRENT CONTROL PROGRAM

\* CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M and SORE regulatory actions in December 2021.
Nonetheless, significant further reductions will be required to meet air quality standards across the State. Zero emission vehicle commercialization in the light-duty sector is well underway. Longer-range battery electric vehicles are coming to market that are cost-competitive with gasoline fueled vehicles and fuel cell vehicles are now also seeing significant sales. Autonomous and connected vehicle technologies are being installed on an increasing number of new car models. A growing network of retail hydrogen stations is now available, along with a rapidly growing battery charger network. In the heavy-duty sector, low-NOx technologies are available in the market, and zero emission technologies are commercially available for many uses and are being further demonstrated in a range of targeted applications, with model availability steadily growing across uses. Advanced technologies for aircraft, locomotives, and ocean-going vessels pose a greater challenge, but further reductions can be achieved through cleaner engine standards, cleaner fuels, investment in promising zero emission technologies, and greater system efficiencies.

The success of California’s long-standing mobile program provides a blueprint for how to effectively implement CARB’s long-term vision for reducing State’s air quality and climate footprint. The mobile source blueprint takes a portfolio approach that combines technology -forcing fleet average standards for new vehicles, an accelerating transition to zero -emissions adoption for new and existing vehicles, targeted in-use regulations where needed, cleaner burning fuels in remaining combustion uses, durability requirements and inspection programs to ensure clean in-use performance, sales requirements for advanced technologies, pilot programs to demonstrate technologies, and incentive programs and other actions to accelerate technology deployment. Continuing partnerships across transportation and housing planning bodies to reduce vehicle miles travelled and shift to less polluting transportation

\[\text{FIGURE IV-B-8} \]
\[\text{STATEWIDE ROG EMISSIONS BY SECTOR UNDER CURRENT CONTROL PROGRAM}^6\]

\[\text{IV-B-12}\]
sectors are another critically important part of this portfolio. Moreover, the portfolio operates on multiple scales: Federal efforts on certain sources and district programs that can reduce emissions from indirect sources that increase mobile source emissions, such as ports and warehouses, further reduce emissions. The SIP measures described in this document continue this successful approach of pursuing in parallel regulatory, incentive, and market-based approaches.

**Proposed Actions**

The proposed SIP measures identify the regulatory and programmatic approaches necessary to deploy cleaner technologies and fuels and ensure sufficient penetration to meet air quality standards by deadlines established in the Clean Air Act. Together, these efforts will provide CARB’s commitment to achieve all of the reductions necessary from State-regulated sources to meet the 70 ppb ozone standard.

For passenger vehicles, the 2022 State SIP Strategy includes actions to increase the penetration of zero emission vehicles (ZEV) by targeting ride-hailing services offered by transportation network companies and, for motorcycles, the 2022 State SIP Strategy proposes more stringent exhaust and evaporative emissions standards along with zero emission sales thresholds. For heavy-duty vehicles, the 2022 State SIP Strategy calls for zero emission requirements for fleets, and a requirement to retire heavy-duty vehicles at the end of their useful life. The 2022 State SIP Strategy also introduces the next generation of integrated engine, powertrain, vehicle, and trailer technologies design to reduce emissions and fuel use.

Similar actions are proposed for off-road sources, with a focus on deployment of more stringent exhaust and evaporative emissions standards and ZEV technologies where feasible. For other sources including consumer products and residential and commercial buildings, the 2022 State SIP Strategy proposes reducing emissions through use of zero emission technologies and cleaner product formulations.

Finally, for sources that are primarily federally and internationally regulated, such as interstate trucks, preempted off-road equipment, locomotives, aviation, and ocean-going vessels, the Draft 2022 State SIP Strategy includes proposed commitments for certain CARB actions within our authority, in addition to petitions and other advocacy calling for U.S. EPA and other federal and international entities to take action to provide the needed emission reductions. Actions needed at the federal and international levels include setting more stringent engine standards, requiring zero emission technologies where feasible, and potential requirements to require that only the cleanest vessels and aircraft visit California, given the severity of our ozone attainment challenges. Strong federal and international action is critical as these sources represent an increasing fraction of ozone-forming emissions in California.

California’s South Coast is the region facing the greatest challenge in meeting the 70 ppb ozone standard, and continues to drive towards attainment of the previous 75 and 80 ppb 8-hour ozone standards. That said, approximately 55 percent of the reductions needed to meet the standard in South Coast by 2037 will come from ongoing implementation of the existing control program.
However, significantly more emission reductions are needed in South Coast beyond the existing control program to reach the carrying capacity needed to meet the 70 ppb ozone standard. South Coast is still determining the carrying capacity, with preliminary estimates in the 60-70 tpd NOx range. FIGURE IV-B-9 shows that although existing control programs are expected to reduce total NOx in South Coast from nearly 350 tpd in 2018 to 196 tpd in 2037, an at least an additional 126 tpd of reductions are needed by 2037 to achieve the basin wide carrying capacity. Of the 126 tpd of NOx reduction needed, the Draft 2022 State SIP Strategy measures that have been quantified to date will provide an estimated 73 tpd of NOx emission reductions in 2037 for the South Coast. Further, an additional 5.8 tpd of NOx emissions reductions will be achieved from measures in the 2016 State SIP Strategy that are to be adopted in the coming year, as discussed in Chapter 4. The multipronged approach described in this document is critical to driving the technology development and deployment of the most stringent engine standards and zero-emission technologies into the fleet, needed not just to attain the 70 ppb ozone standards but also California GHG emission reduction goals.

While the measures in the Draft 2022 State SIP Strategy propose an unprecedented level and variety of actions, and CARB staff is still working to quantify reductions from some measures, additional measures and reductions may be needed to provide the remainder of reductions necessary for attainment in the South Coast. The remaining 47 tpd of NOx reductions beyond those identified to date could come from additional efforts to enhance the deployment of these cleaner technologies through potential new regulatory actions, increased efficiencies, use of emerging technologies, and/or incentivized turnover. These actions would be implemented through potential measures to

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7 Source: CARB draft emissions inventory and reduction estimates; left column represents the current baseline emissions with adopted CARB and district measures. Emissions inventories are still under development and will be finalized prior to release of the Proposed 2022 State SIP Strategy.
support the additional transition to cleaner technologies and systems tailored for each mobile sector. Ongoing actions may also provide pathways for emission reductions for SIP needs, including actions to promote efficiency improvements in moving people and freight, and support for the use of advanced transportation technologies, such as intelligent transportation systems. Approaches contained in the potential measures to support the additional transition to cleaner technologies and systems measures could include:

- Identification of additional regulatory approaches based on further technology assessments
- Increased efficiency in moving people and freight
- Use of emerging transportation technologies, such as intelligent transportation systems and autonomous and connected vehicles
- Incentive programs to further accelerate technology penetration

Further federal actions include support for demonstration programs and policies to achieve reductions from sources under federal and international regulatory authority. The specific combination of approaches to achieve reductions under any measures to support the additional transition to cleaner technologies and systems will vary by source sector and the timing of needed reductions. Further details regarding the approach for each sector and identification of technologies will be developed as needed for inclusion in the Proposed 2022 State SIP Strategy.

Implementing the 2022 State SIP Strategy will require early and sustained action, and include efforts not only by CARB, but also air districts, U.S. EPA, and other federal and international agencies. Partnerships with the private sector will also be critical for continued market development of identified technologies. Lessons learned through implementing policies that have helped to drive the commercialization of passenger ZEV technologies have illustrated the importance of coupling regulatory market signals with targeted actions to support demonstrations and incentives to accelerate their penetration when commercially available. Pilot and demonstration projects can help to prove the feasibility of new technologies in real-world applications, reducing barriers to entering the market, and potentially increasing private sector investments. To accelerate penetration once commercially available, targeted incentives play a critical role in reducing barriers to future market growth by ensuring that the needed zero-emission technologies can economically compete with existing technologies. While significant investments will be necessary, California has a long and successful legacy of building a world class economy in concert with innovative and effective environmental and public health policies, including focused incentive programs.

Health Impacts

Despite decades of progress in improving air quality, large areas of California still suffer some of the worst air quality in the nation. Air pollution, including emissions from mobile sources, contribute to a wide range of heart and lung illnesses, chronic health conditions, increased cancer rates, and premature death. Every year, over 5,000 premature deaths and hundreds of illnesses and emergency room visits for respiratory and cardiovascular disease in California are linked to PM2.5 pollution, of which more than half is produced by mobile sources.8 Recent research demonstrates that fine particulate pollution impacts not only the heart and respiratory system, but also brain health and adverse

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birth outcomes.\footnote{USEPA. (2019a). Integrated Science Assessment for Ozone and Related Photochemical Oxidants (External Review Draft). Retrieved from https://cfpub.epa.gov/ncea/isa/recorddisplay.cfm?deid=344670.} The health impacts of exposure to elevated levels of ozone in California are also considerable, including higher levels of emergency room visits and hospitalization, lost school days, and most critically, premature mortality. Moreover, for the millions of California residents living in low-income and disadvantaged communities and experiencing disproportionate levels of negative health impacts from air pollution,\footnote{American Lung Association. (2020). State of the Air; Union of Concerned Scientists, U. (2019). Inequitable Exposure to Air Pollution from Vehicles in California (2019); Cushing et al. (2015). Racial/ethnic disparities in cumulative environmental health impacts in California: evidence from a statewide environmental justice screening tool (CalEnviroScreen 1.1). American journal of public health, 105(11), 2341-2348.} actions to reduce fossil fuel combustion and move to cleaner power sources are even more important.

**Health Impacts from Mobile Source Emissions**

Fossil fuel combustion from cars, trucks, buses, and on- and off-road equipment emits criteria air pollutants and their precursors, including NOx and oxides of sulfur (SOx) emissions. While NOx and SOx emissions are harmful in themselves, NOx is also a precursor to ozone, which can cause irritation and damage lung tissue, worsen asthma and chronic illnesses including obstructive pulmonary disease and reduce lung function.\footnote{Ibid.} Studies have linked short-term ozone exposure with increased risk of death.\footnote{U.S. EPA (2019b). Policy Assessment for the Review of the National Ambient Air Quality Standards for Particulate Matter, External Review Draft.}

In addition to contributing to ozone, the biggest impact on health from NOx and SOx emissions comes when they combine in the atmosphere to form secondary PM2.5, often miles downwind of the sources. PM2.5 pollution contributes to more fatalities than other air pollutants, and can lodge deep in the lungs or pass through the lungs to enter the blood stream and affect the heart, brain, and other organs.\footnote{Ibid.} Short-term exposure to PM2.5 pollution is associated with increased hospitalizations and emergency room visits for heart and lung illnesses, and can lead to premature death.\footnote{U.S. EPA. (2019a). Integrated Science Assessment for Ozone and Related Photochemical Oxidants (External Review Draft).} Adverse health effects from long-term exposure to PM2.5 pollution include increased risk of heart attacks and heart disease, impaired lung development in children, the development and exacerbation of asthma, and

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\footnote{11 Ibid.}


\footnote{13 Ibid.}


\footnote{15 Ibid.}
premature death. Other possible impacts from PM2.5 exposure that are being investigated include low birth weight and impacts to the brain.

Diesel engines emit a complex mixture of air pollutants, including both gaseous and solid material. The solid material in diesel exhaust is known as diesel particulate matter (DPM or diesel PM). More than 90 percent of DPM is less than 1 µm in diameter (about 1/70th the diameter of a human hair), and thus is a subset of PM2.5. DPM is typically composed of carbon particles ("soot", also called black carbon) and numerous organic compounds, including over 40 known cancer-causing organic substances such as benzene and formaldehyde. In 1998, CARB identified DPM as a toxic air contaminant which has been linked to increased cancer risk, respiratory and cardiac illnesses and premature deaths. CARB estimates that about 70 percent of total known cancer risk related to air toxics in California is attributable to DPM. Diesel exhaust also contains gaseous pollutants, including ROG and NOx that lead to the formation of secondary PM2.5 and ozone. Most major sources of diesel emissions, such as ships, trains, and trucks, operate in and around ports, rail yards, and heavily traveled roadways, which are often located near densely populated and disadvantaged communities.

Increased cargo imports and congestion of ocean-going vessels at ports across California, together with the related increased activity of trucks and locomotives moving containers in and out of the ports, has recently led to significant emissions increases. The increases in NOx emissions can contribute to elevated ozone and PM2.5 concentrations in areas near ports and freight facilities, areas that have major freeways and freight corridors such as throughout the San Joaquin Valley, and downwind areas such as the South Coast’s Inland Empire. Further, these freight sources also emit DPM which, as just discussed, can have detrimental health impacts, especially in communities near ports such as the Ports of Los Angeles and Long Beach, and the Port of Stockton.

Environmental Justice and Pollution Exposure Disparities

Low-income and disadvantaged communities have long faced disproportionate burdens from exposure to air pollution. Research shows large disparities in exposure to pollution between white and non-white populations in California, and between disadvantaged communities and other communities, with Black and Latino populations experiencing significantly greater air pollution impacts than white populations. Mobile source pollution shows some

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16 Ibid.
20 Ibid.
21 Ibid.
of the highest disparities; a CARB-funded study indicated that on average, mobile sources account for over 30 percent of total PM2.5 exposures.\(^2\) Research has shown that mobile sources are the largest sources of pollution exposure disparity for Black populations and disadvantaged community residents, when compared to the average population in California. Specifically, mobile sources accounted for 45 percent of exposure disparity for the Black population, and 37 percent of exposure disparity for people in disadvantaged communities.

### Economic and Environmental Analyses

CARB is developing an economic analysis for the 2022 State SIP Strategy, as described in Appendix A Economic Analysis. Appendix A describes the anticipated analysis, including categories of costs and cost savings associated with the various 2022 State SIP Strategy measures. Many measures are still in development and lack the specificity necessary for describing associated costs and cost savings in detail. The economic analysis in the forthcoming Proposed 2022 State SIP Strategy will include the estimated statewide costs and benefits of all proposed measures through 2037 and an assessment of the broader macroeconomic impacts. In addition to the economic analysis that will be included in the 2022 State SIP Strategy, a more detailed economic analysis will be developed for each specific measure as it progresses through the regulatory development process.

To evaluate the potential for significant adverse environmental impacts associated with implementation of the 2022 State SIP Strategy, CARB is preparing a Draft Environmental Analysis (Draft EA), pursuant to its regulatory program certified by the Secretary of the Natural Resource Agency.\(^2\) In accordance with the Public Resources Code,\(^24\) public agencies with certified regulatory programs are exempt from certain California Environmental Quality Act (CEQA) requirements, including but not limited to preparing environmental impact reports, negative declarations, and initial studies.\(^25\) The resource areas from the CEQA Environmental Checklist are used as a framework for assessing the potential for significant impacts.\(^26\)

The Draft EA will be released in the coming months and added as Appendix B to the Draft 2022 State SIP Strategy. The Draft EA will be released for public review and comment, and a docket will be opened for a 45-day public review period. CARB will summarize and respond in writing to all comments submitted on the Draft EA in a supplemental response to environmental comments document. Prior to final action on the 2022 State SIP Strategy, the Board will consider for approval the Final EA and a response to environmental comments document.

\(^{22}\) Apte et al (2019). A Method to Prioritize Sources for Reducing High PM2.5 Exposures in Environmental Justice Communities in California. CARB Research Contract Number 17RD006.

\(^{23}\) 14 CCR 15251(d); 17 CCR 60000–60008.

\(^{24}\) Section 21080.5 of CEQA.

\(^{25}\) 14 CCR 15250.

\(^{26}\) 17 CCR 60005(b).
Next Steps

CARB will continue to work with local air districts on development of their SIPs for the 70 ppb ozone standard and solicit stakeholder input on the proposed measures in the 2022 State SIP Strategy. This will include CARB-hosted workshops and participation in district outreach efforts. CARB will present the 2022 State SIP Strategy for Board consideration in Summer 2022. The Board will also consider the assessment of potential environmental impacts of the 2022 State SIP Strategy, as well as discussion of the overall impacts on California’s economy. The proposed measures included in the 2022 State SIP Strategy will provide the basis for specific legal commitments in SIPs for individual air districts that will first be considered at the regional level. CARB will then consider approval of the regional SIPs and individual SIP commitments prior to submitting the plans to U.S. EPA. As part of this effort, CARB has been closely coordinating with staff at each of the local air districts for which an attainment plan is required.
Chapter 2: Nonattainment Areas and Emissions Reduction Needs

Federal Clean Air Act Requirements

The federal Clean Air Act sets out requirements for adoption of air quality standards, as well as the required elements of SIPs, which must demonstrate how a nonattainment area will meet the standards by the required attainment deadline. SIPs must identify both the magnitude of reductions needed and the actions necessary to achieve those reductions. SIPs also include a demonstration that the area will make reasonable further progress towards attainment, is implementing reasonably available control technology on all major sources, has a program in place to address emissions from new stationary sources, and meets transportation conformity requirements.

The work of developing and implementing a SIP is shared between CARB and local districts, and CARB plays multiple roles in the SIP development and approval process. Under State law, CARB is responsible for controlling emissions from consumer products and mobile sources (except where federal law preempts CARB’s authority), developing fuel specifications, and coordinating SIP strategies with Bureau of Automotive Repair and the Department of Pesticide Regulation. Local air districts are primarily responsible for controlling emissions from stationary sources (with the exception of consumer products) through rules and permitting programs. Finally, U.S. EPA has primary authority to control emissions from certain mobile sources, including sources all or partly under federal jurisdiction (such as interstate trucks, some farm and construction equipment, aircraft, marine vessels, and locomotives), which it shares in some cases with local districts and CARB.

Decades of research programs and technical work conducted by CARB, air districts, U.S. EPA, academic institutions, other research organizations, and the private sector provide the scientific foundation for determining effective control approaches. Because of the critical role of State-regulated sources to attainment, CARB staff continue to work closely with air districts in development of the overall 2022 State SIP strategy. As part of this effort, air districts develop corresponding strategies for sources under their authority. These strategies are included in area-specific SIPs that are first considered at the local level. As the lead air quality agency for the State, CARB must then evaluate these SIPs to ensure they meet State law and federal Clean Air Act requirements. These SIPs are then considered by the Board, and if approved, submitted to U.S. EPA.

Nonattainment Areas

As stated earlier, U.S. EPA is required to periodically review the latest health research to ensure that standards remain protective of public health. Based on research demonstrating adverse health effects at lower exposure levels, U.S. EPA has set a series of increasingly health protective air quality standards. This year, CARB will be considering SIPs to address the 70 ppb ozone standard. Of the nineteen areas designated as nonattainment in the State, ten areas in California are classified as Moderate and above for the 70 ppb standard and will need to develop a SIP. They include California’s large urban regions, as well as rural downwind areas. Ozone nonattainment areas are classified according to the severity of their air pollution problem. Areas with higher pollution levels are given more time to meet the standard (i.e. attainment date), but are also subject to more stringent control requirements. The South Coast and San Joaquin Valley are the only two Extreme areas in the nation with an attainment deadline of 2037. TABLE IV-B-1 shows the nonattainment areas, classifications, attainment years, and 2020 design values.
### TABLE IV-B-1
OZONE NONATTAINMENT AREAS FOR 70 PPB 8-HOUR OZONE STANDARD

<table>
<thead>
<tr>
<th>Nonattainment Area</th>
<th>Classification</th>
<th>Attainment Year</th>
<th>2020 Design Value (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>South Coast Air Basin</td>
<td>Extreme</td>
<td>2037</td>
<td>114</td>
</tr>
<tr>
<td>San Joaquin Valley</td>
<td>Extreme</td>
<td>2037</td>
<td>93</td>
</tr>
<tr>
<td>Western Mojave Desert</td>
<td>Severe</td>
<td>2032</td>
<td>90</td>
</tr>
<tr>
<td>Coachella Valley</td>
<td>Severe</td>
<td>2032</td>
<td>88</td>
</tr>
<tr>
<td>San Diego County</td>
<td>Severe</td>
<td>2032</td>
<td>79</td>
</tr>
<tr>
<td>Ventura County</td>
<td>Serious</td>
<td>2026</td>
<td>75&lt;sup&gt;27&lt;/sup&gt;</td>
</tr>
<tr>
<td>Sacramento Metro</td>
<td>Serious&lt;sup&gt;28&lt;/sup&gt;</td>
<td>2026</td>
<td>86</td>
</tr>
<tr>
<td>Eastern Kern County</td>
<td>Serious&lt;sup&gt;25&lt;/sup&gt;</td>
<td>2026</td>
<td>86</td>
</tr>
<tr>
<td>Western Nevada County</td>
<td>Serious&lt;sup&gt;25&lt;/sup&gt;</td>
<td>2026</td>
<td>75&lt;sup&gt;28&lt;/sup&gt;</td>
</tr>
<tr>
<td>Mariposa County</td>
<td>Moderate&lt;sup&gt;30&lt;/sup&gt;</td>
<td>2023</td>
<td>79</td>
</tr>
<tr>
<td>Amador County</td>
<td>Marginal</td>
<td>2020</td>
<td>69</td>
</tr>
<tr>
<td>Butte County</td>
<td>Marginal</td>
<td>2020</td>
<td>70&lt;sup&gt;31&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

<sup>27</sup> Design value when excluding days impacted by wildfires, identified and submitted as Exceptional Events to U.S. EPA for approval.

<sup>28</sup> Pending U.S. EPA Approval.

<sup>29</sup> Design value when excluding days impacted by wildfires, identified and submitted as Exceptional Events to U.S. EPA for approval.

<sup>30</sup> Pending U.S. EPA reclassification.

<sup>31</sup> Design value when excluding days impacted by wildfires, identified and submitted as Exceptional Events to U.S. EPA for approval.
TABLE IV-B-1 (CONTINUED)
OZONE NONATTAINMENT AREAS FOR 70 PPB 8-HOUR OZONE STANDARD

<table>
<thead>
<tr>
<th>Nonattainment Area</th>
<th>Classification</th>
<th>Attainment Year</th>
<th>2020 Design Value (ppb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calaveras County</td>
<td>Marginal</td>
<td>2020</td>
<td>69&lt;sup&gt;32&lt;/sup&gt;</td>
</tr>
<tr>
<td>Imperial County</td>
<td>Marginal</td>
<td>2020</td>
<td>78</td>
</tr>
<tr>
<td>San Francisco Bay Area</td>
<td>Marginal</td>
<td>2020</td>
<td>69</td>
</tr>
<tr>
<td>E. San Luis Obispo County</td>
<td>Marginal</td>
<td>2020</td>
<td>70&lt;sup&gt;33&lt;/sup&gt;</td>
</tr>
<tr>
<td>Sutter Buttes</td>
<td>Marginal</td>
<td>2020</td>
<td>70&lt;sup&gt;34&lt;/sup&gt;</td>
</tr>
<tr>
<td>Tuolumne County</td>
<td>Marginal</td>
<td>2020</td>
<td>70&lt;sup&gt;35&lt;/sup&gt;</td>
</tr>
<tr>
<td>Tuscan Buttes-Tehama</td>
<td>Marginal</td>
<td>2020</td>
<td>70&lt;sup&gt;36&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

In addition to showing progress towards the most recent air quality standards, nonattainment areas must also continue to show progress towards attainment of earlier standards they have not yet achieved, including the 8-hour ozone standard of 80 ppb (Extreme area attainment year of 2023), and the 8--hour ozone standard of 75 ppb (Extreme area attainment year of 2031). The proposed measures in the 2022 State SIP Strategy will also serve as a down payment for anticipated future SIPs developed to meet more stringent ozone standards that U.S. EPA might establish. The progressive tightening of federal ambient air quality standards will require sustained emissions reductions strategies over coming decades, and underscores the ongoing need for continuing transformation of California’s transportation sector to non-combustion sources of energy.

**Emission Reduction Needs**

As discussed in Chapter 1, the reductions that will continue to accrue from implementation of the existing mobile source control program will reduce NOx emissions in 2037 by over 25 percent<sup>37</sup> statewide from today’s levels. The key challenges driving the need for emissions reduction measures are meeting ozone standards in the South Coast and San Joaquin Valley. Further reductions will also be necessary to provide for attainment in other nonattainment areas, and CARB staff continues to work with the local air districts for each area to identify the level of emission reductions

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<sup>32</sup> Ibid.
<sup>33</sup> Ibid.
<sup>34</sup> Ibid.
<sup>35</sup> Ibid.
<sup>36</sup> Ibid.

<sup>37</sup> Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M and SORE regulatory actions in December 2021.
needed. Any additional reduction commitments that are identified for the remaining nonattainment areas will be included in the final 2022 State SIP Strategy that goes to the CARB Board in summer 2022.

South Coast Emission Reduction Needs

FIGURE IV-B-10 illustrates the ozone air quality progress that has occurred in the South Coast over the past twenty years. In 2000, the entire South Coast region violated the 70 ppb ozone standard and the less stringent ozone standards of 75 and 80 ppb, with some communities experiencing 8-hour ozone levels over 120 ppb. Today, ozone concentrations have declined significantly. However, millions of people in South Coast still breathe unhealthy air, many of them living in the Inland Empire and Northern Los Angeles County. Further, there are communities that exceed not only the 70 ppb ozone standard, but the previous 75 and 80 ppb 8-hour ozone standards as well. The Draft 2022 State SIP Strategy will provide emission reductions towards attaining all standards, and provide critical health benefits for communities across the region.

CARB and the South Coast Air Quality Management District (AQMD) are collaborating to determine the reductions needed to attain the 70 ppb ozone standard. Meeting the ozone standards continues to drive overall emission reduction needs in the South Coast, and substantial reductions beyond those being achieved with the current control program will be needed to meet the standard in 2037. While ROG reductions will provide near-term benefits in some portions of the South Coast, the 70 ppb ozone standard can only be met through significant NOx emission reductions. The air quality modeling indicates NOx emissions will need to decline by approximately 126 tpd from 2037 levels to provide for attainment in the remaining portions of the region that do not yet meet the standard. Reaching these levels will require an approximately 80 percent reduction from today’s levels by 2037.

Achieving an 80 percent reduction in NOx emissions will require comprehensive and coordinated efforts to address emissions from both stationary and mobile sources through ongoing implementation of already adopted measures, as well as new actions. Actions at the federal, State, and local levels have resulted in significant reductions for both mobile and stationary source NOx emissions between 1990 and today. These efforts have been the driver for the
substantial air quality progress that has occurred to date in the South Coast region. Looking forward, continued implementation of current controls will reduce mobile source NOx emissions a further 47 percent by 2037.

Remaining Nonattainment Areas – Reduction Needs

CARB is still evaluating the need for emission reduction commitments for the remaining nonattainment areas for the 70 ppb ozone standard. If additional nonattainment areas require emissions reductions beyond those from current control programs, as a part of the Proposed 2022 State SIP Strategy considered by the CARB Board in summer 2022, CARB will propose the commitments to achieve the emissions reductions necessary from State-regulated sources to provide for attainment of the 70 ppb ozone standard in those areas.
Chapter 3: Public Process and Measure Suggestions

CARB staff has engaged in an open public process in developing the 2022 State SIP Strategy thus far. Staff first invited public and stakeholder participation in July 2021 with a public webinar at which preliminary measures, and the expected direction of the 2022 State SIP Strategy were presented. Subsequently, CARB staff met with community-based organizations for input on ways CARB could support community level emissions reductions as part of the 2022 State SIP Strategy. The community-based organizations provided measure suggestions which are reflected in this draft document. CARB staff published the 2022 State SIP Strategy: Draft Measures document on October 6, 2021 which included a new “Public Measure Suggestions” section based on the input from community-based organizations and members of the public. Staff then hosted a 2nd public webinar on October 19, 2021 discussing the Draft Measures document. The 2nd webinar presented a detailed discussion on the potential measures and allowed for the public and stakeholders to comment on every facet of each potential measure.

As a result of outreach and engagement efforts to date, CARB has received suggestions from the public for numerous potential State measures to be included in the 2022 State SIP Strategy. Many of the items below have also been included or discussed as a part of various Community Emissions Reduction Programs developed by selected communities, together with their air district partners, under CARB’s Assembly Bill 617 Community Air Protection Program. CARB is continuing to explore the ways in which these concepts could be included as measures in the final 2022 State SIP Strategy and welcomes feedback and additional suggestions from the public during the remainder of the Strategy development process.

On-Road Heavy-Duty Vehicle Useful Life Regulation

CARB has in place numerous regulations to control emissions from on-road heavy-duty vehicles and continues to pursue additional measures as described in this document. This suggestion would involve CARB developing a regulation, potentially paired with new incentives or legislative measures, to require on-road heavy-duty vehicles that have reached the end of their useful life as defined in Senate Bill 1, (Beall, Chapter 5, Statutes of 2017) as the earlier of 800,000 vehicles miles traveled or 18 years from the engine model year to retire, replace, retrofit, or repower the on-road heavy-duty vehicle or engine, and upgrade to zero emission trucks.

CARB staff has been investigating the feasibility and potential benefits of this suggested measure and have included in Chapter 5 of this document a proposed measure to similarly target the increase in the number of heavy-duty ZEVs and cleaner engines as soon as possible, and reduce emissions from fleets not affected by the Advanced Clean Fleets measure – see the Zero emission Trucks measure.

Additional Incentive Programs – Zero Emission Trucks

Additional incentive programs are needed to send clear signals to the market and support new scrap and replace regulatory programs, specifically to help ensure that smaller trucking companies have more consistent access to zero emission truck incentives. This measure would involve CARB working to develop incentive programs which should include consideration of policies other jurisdictions have employed such as supporting local zero emission zones and/or differentiated registration fees so that dirtier trucks pay more and zero emission trucks have a consistent source of incentive funding.
CARB staff is moving forward with the development of this suggested measure, and have included it as one potential element of the zero emission Trucks measure in Chapter 5.

**Enhanced Transportation Choices**

The bulk of emissions from the vehicle fleet come from existing vehicles, meaning that measures that can give people choices not to use their personal vehicles, and instead to walk, bike, take public transit, or adopt other transportation modes, at least some of the time, can significantly reduce emissions. This suggested measure, or measures, would have CARB work with State and local transportation planning organizations, local governments, and communities to advance vehicle miles travelled (VMT) reductions via enhanced choice. Measures for consideration could include, but are not limited to, travel demand management programs, incentive programs that fund enhanced transportation planning, or zoning changes that encourage dense, walkable, infill development.

CARB staff is continuing to explore this suggested measure, and it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.

**Indirect Source Rule – Suggested Control Measure or Regulation**

An indirect source can be any facility, building, structure, or installation, or combination thereof, which attracts or generates mobile source activity that results in emissions – these include warehouses, railyards, ports, airports, and mobile sources attracted to those warehouses, railyards, ports, and airports. Only a few air districts in California have indirect source rules to limit emissions of this nature on a facility basis. This measure could involve CARB writing a Suggested Control Measure which acts as a model rule to assist the air districts in the rule development process. In addition, CARB staff will explore opportunities to expand existing State law to provide partnership opportunities for CARB and air districts to work together to develop, adopt, and implement indirect source rules.

CARB staff is continuing to explore the indirect source rule and it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.

**BACT/BARCT Determination**

This measure would involve CARB developing Best Available Control Technology (BACT) and/or Best Available Retrofit Control Technology (BARCT) determinations. New stationary sources, sources that undergo significant modification, and relocated sources are subject to emissions control requirements depending on the jurisdiction in which they are located. A BACT or BARCT determination defines limits that would be enforced at the local level for a specific piece of equipment or process for a stationary source, such as commercial cooking, char broilers and deep-frying, wood burning devices, water treatment plants, autobody shops, metal recycling, storage tank leaks, and flaring. Once a BACT or BARCT determination is in place, air districts could be required under applicable State and federal laws to implement the defined levels of control through local rules and regulations, thereby reducing emissions from the relevant sources.

CARB staff is continuing to explore this suggested measure, and it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.
Additional Building and Appliance Emission Standards

Residential and commercial buildings in California are the source of about 65 tpd NOx\(^{38}\) statewide due to natural gas combustion. Nearly 90 percent of building NOx emissions are due to space and water heating and the remaining 10 percent are due to cooking, clothes drying, and other miscellaneous end uses. At the regional level, approximately one-third of projected building related emissions in South Coast could be reduced by 2037 if zero emission appliance standards were implemented in 2030 for space and water heating.

CARB could propose additional emissions standards for appliance combustion sources used in buildings (for example, including stoves and furnaces), work with air districts to set such standards, work with building and energy code agencies to ready more buildings for zero emission appliances, or take other actions (including potentially incentive programs) to accelerate the removal of fossil fuels from the building stock in both new and existing buildings. Such measures could potentially significantly accelerate the transition away from pollution associated with combustion in these sources while creating economic opportunities for building retrofits. Any such measures would be developed with careful consideration for community needs, and housing cost concerns, with full community engagement.

CARB staff has been investigating the feasibility and potential benefits of this suggested measure and are considering expanding the Zero Emission Standard for Space and Water Heaters measure included in Chapter 5 of this document to include other end-uses. This suggestion may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.

Pesticides Regulation

Pesticides are used in commercial and agricultural operations across the State and are a source of ROG and other types of emissions. This measure would involve CARB working with the California Department of Pesticide Regulation (DPR) to develop new regulations to further reduce ROG emissions from commercial and agricultural pesticides used in California through reformulation, reduced usage, and innovative technologies and practices.

CARB staff is coordinating with the Department of Pesticide Regulation and continuing to explore this suggested measure; it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.

Enhanced Bureau of Automotive Repair Consumer Assistance Program

The California Bureau of Automotive Repair (BAR) has in place a Consumer Assistance Program to offer eligible low-income consumers repair assistance and vehicle retirement options to help reduce emissions and improve air quality. The repair assistance program currently offers up to $1,200 for emissions-related repairs which correct problems contributing to a vehicle’s failure to pass a Smog Check inspection. The vehicle retirement option currently offers income-eligible consumers $1,500 to retire their vehicle. This measure would involve CARB working with BAR to

enhance the Consumer Assistance Program by expanding the eligibility threshold and/or amounts of funding offered for consumers towards repair assistance and vehicle replacement options.

CARB staff is continuing to explore this suggested measure, and it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.

**Light-Duty Vehicle Fleet Regulation**

CARB has a suite of regulations in place to control emissions from light-duty vehicles, and continues to pursue new regulatory actions, in addition to incentives and other complementary programs that can help to accelerate emissions reductions. One such action that will be brought to CARB’s Board in the coming months is the Advanced Clean Cars II program, which will set manufacturer sales requirements and continue to drive introduction of ZEVs into the light-duty fleet. Even so, additional fleet average requirements could potentially support a faster rate of transition to zero emissions, especially in public and private fleets which are particularly suited for electrification. This measure would involve CARB developing a regulation to implement fleet requirements for public and rental passenger vehicle fleets. This could take the form similar to the recently adopted Clean Miles Standard, which requires an increasing number of electric miles service for ride hailing platforms, or it could take the form of a more traditional fleet rule that mandates the purchase of ZEVs.

CARB staff is continuing to explore this suggested measure, and it may or may not ultimately be included in the 2022 State SIP Strategy, or included in the form described here.
Chapter 4: Proposed SIP Commitment

Overview of Commitment

SIps may contain enforceable commitments to achieve the level of emissions necessary to meet federal air quality standards, as defined by the attainment demonstration. The Draft 2022 State SIP Strategy lists potential new SIP measures and quantifies proposed SIP commitments for two areas of the State – the South Coast and the San Joaquin Valley – based on the measures identified and quantified to date. CARB is still evaluating the need for the remaining nonattainment areas, and the Proposed 2022 State SIP Strategy will also serve as the basis for additional quantified commitments if needed by other nonattainment areas. Adoption of the 2022 State SIP Strategy by the Board would create a commitment for new emission reductions by the attainment deadlines for each region. The commitment consists of two components:

1. A commitment to bring an item to the Board for defined new measures or take other specified actions within CARB’s authority; and
2. A commitment to achieve aggregate emission reductions by specific dates.

As part of each SIP needing emission reductions from the State, the total aggregate emission reductions and the obligation to make certain proposals to the CARB Board or take other actions within CARB’s authority specified in the 2022 State SIP Strategy would become enforceable upon approval by U.S. EPA. While the Proposed 2022 State SIP Strategy will discuss a range of proposed measures and actions, those proposed measures and actions would still be subject to CARB’s formal approval process and would not be final until the Board formally takes action on the Proposed 2022 State SIP Strategy.

Commitment to Act on Proposed Measures

CARB staff proposes to commit to engage in a public process and bring an item to the Board, or take other specified actions within CARB’s authority, to address each of the proposed SIP measures shown in TABLE IV-B-2 and TABLE IV-B-3. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. For each measure, CARB staff will initiate an investigation into the measure or take other specified actions designed to achieve the emission reduction estimates identified for each measure. This public process and CARB hearing will provide additional opportunity for public and stakeholder input, as well as ongoing technology review, and assessments of costs and environmental impacts. The measures, as proposed by staff to the Board or adopted by the Board, may provide more or less than the initial emission reduction estimates. In addition, action by the Board may include any action within its discretion.

Commitment to Achieve Emission Reductions

The next sections describe the estimated emission reduction and proposed commitments from the proposed SIP measures identified and quantified to date for the South Coast and discusses potential commitments for the remaining nonattainment areas to be added in the Proposed 2022 State SIP Strategy. While the 2022 State SIP Strategy includes estimates of the emission reductions from each of the individual new measures, CARB’s overall commitment is to achieve the total emission reductions necessary from State-regulated sources to attain the federal air quality.
standards, reflecting the combined reductions from the existing control strategy and new measures. Therefore, if a particular measure does not get its expected emission reductions, the State’s overall commitment to achieving the total aggregate emission reductions still exists. If actual emission decreases occur that exceed the projections reflected in the current emission inventory and the 2022 State SIP Strategy, CARB will submit an updated emissions inventory to U.S. EPA as part of a SIP revision. The SIP revision would outline the changes that have occurred and provide appropriate tracking to demonstrate that aggregate emission reductions sufficient for attainment are being achieved through enforceable emission reduction measures. CARB’s emission reduction commitments may be achieved through a combination of actions including but not limited to the implementation of control measures; the expenditure of local, State or federal incentive funds; or through other enforceable measures. In some cases, actions by federal and international agencies will be needed. In others, programmatic approaches must be developed and funding secured to achieve reductions through additional transition to cleaner technologies and systems in the relevant sectors. If such measures are utilized, the Clean Air Act includes a provision for approval under Section 182(e)(5) advanced technology provisions to allow this future flexibility for Extreme areas such as the South Coast needing additional reductions to meet the ozone standard.
### TABLE IV-B-2
**PROPOSED MEASURES AND SCHEDULE**

<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>Agency</th>
<th>Action</th>
<th>Implementation Begins</th>
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<td>Advanced Clean Fleets Regulation</td>
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<td>2024-2035</td>
</tr>
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<td>Clean Miles Standard</td>
<td>CARB</td>
<td>2021</td>
<td>2023-2030</td>
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<td>2028/2029</td>
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<td>2023-2033</td>
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<tr>
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<td>2029-2035</td>
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<td><strong>Other</strong></td>
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<td>Enhanced Regional Emission Analysis in State Implementation Plans</td>
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<td>In-Use Locomotive Regulation</td>
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<td>Future Measures for Aviation Emission Reductions</td>
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#### PROPOSED MEASURES AND SCHEDULE

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39 International Civil Aviation Organization (ICAO).

40 International Maritime Organization (IMO).
### TABLE IV-B-3
PROPOSED MEASURES AND SCHEDULE∗

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### TABLE IV-B-3 (CONTINUED)

**PROPOSED MEASURES AND SCHEDULE***

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*Yellow star represents the year for which action is proposed; dark blue represents the years of implementation.
Statewide Emissions Reductions

The proposed measures in the 2022 State SIP Strategy will provide emission reduction benefits throughout the State. Some of these benefits will come from current programs while the remainder of the benefits will come from new measures. Although the existing control program will provide mobile source emission reductions necessary to meet the attainment needs of many areas of the State, the new measures in the 2022 State SIP Strategy will provide further reductions to enhance air quality progress and achieve the 70 ppb ozone standard. Should additional areas beyond South Coast and San Joaquin Valley require emission reductions to meet the 70 ppb ozone standard, CARB will quantify area and year specific reductions as part of the forthcoming Proposed 2022 State SIP Strategy and individual attainment plans.

Emission Reductions from Current Programs

TABLE IV-B-4 provides the remaining mobile source emissions under CARB and district current programs for the State as a whole and the South Coast. Ongoing implementation of current control programs is projected to reduce NOx emissions statewide from today’s levels by 419 tpd in 2037. Achieving the benefits projected from the current control program will continue to require significant efforts for implementation and enforcement and thus represents an important element of the overall strategy.

### TABLE IV-B-4

**MOBILE SOURCE EMISSIONS UNDER CARB AND DISTRICT CURRENT CONTROL PROGRAMS**

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<th>Mobile Sources</th>
<th>NOx (tpd)</th>
<th>2018</th>
<th>2037</th>
<th>Change</th>
<th>ROG (tpd)</th>
<th>2018</th>
<th>2037</th>
<th>Change</th>
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<tr>
<td>Statewide</td>
<td>1152.2</td>
<td>745.7</td>
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<td>661.5</td>
<td>448.1</td>
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<td>South Coast</td>
<td>292.9</td>
<td>154.8</td>
<td>-47%</td>
<td></td>
<td>197.1</td>
<td>140.0</td>
<td>-29%</td>
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</tbody>
</table>

Although most of the 2016 State SIP Strategy measure commitments have been adopted, there are three (Advanced Clean Cars II, Transport Refrigeration Unit, Zero Emission Forklift) that the Board will be acting upon in 2022.

---

41 Source: CARB draft emissions inventory; represents the current baseline emissions with adopted CARB and district measures, including reductions from the HD I/M and SORE regulatory actions in December 2021. Emissions inventories are still under development and will be finalized prior to release of the Proposed 2022 State SIP Strategy.
TABLE IV-B-5 below shows the timeline and anticipated emission reductions for these three measures.
TABLE IV-B-5
2016 STATE SIP STRATEGY MEASURES STILL TO BE ADOPTED

<table>
<thead>
<tr>
<th>Measure</th>
<th>Action</th>
<th>Implementation Begins</th>
<th>State-wide 2037 NOx (tpd)</th>
<th>State-wide 2037 ROG (tpd)</th>
<th>South Coast 2037 NOx (tpd)</th>
<th>South Coast 2037 ROG (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advanced Clean Cars II</td>
<td>2022</td>
<td>2026</td>
<td>12.1</td>
<td>10.0</td>
<td>4.4</td>
<td>3.5</td>
</tr>
<tr>
<td>Transport Refrigeration Unit Part I</td>
<td>2022</td>
<td>2023-2024</td>
<td>1.3</td>
<td>1.0</td>
<td>0.5</td>
<td>0.4</td>
</tr>
<tr>
<td>Zero Emission Forklift</td>
<td>2023</td>
<td>2026</td>
<td>1.7</td>
<td>1.3</td>
<td>0.9</td>
<td>0.7</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td><strong>15.1</strong></td>
<td><strong>12.3</strong></td>
<td><strong>5.8</strong></td>
<td><strong>4.6</strong></td>
</tr>
</tbody>
</table>

Emission Reductions from Proposed New Measures

The new measures contained in the 2022 State SIP Strategy commitment reflect a combination of State actions, petitions and advocacy for federal action, as well as actions that outline an additional transition to cleaner technologies and systems.
TABLE IV-B-6 shows expected emissions reductions from the new measures identified and quantified to date in the Draft 2022 State SIP Strategy to be 174.2 tpd of NOx and 38.7 tpd of ROG in 2037. Even with the emission reductions associated with ongoing implementation of the existing control program, there is remains a shortfall in the reductions needed to provide for attainment of the 70 ppb ozone standard in certain areas of California.
<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
<td>ROG</td>
</tr>
<tr>
<td><strong>On-Road Heavy-Duty</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Advanced Clean Fleets Regulation</td>
<td>16.8</td>
<td>1.7</td>
</tr>
<tr>
<td>Zero Emissions Trucks Measure</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
<tr>
<td>Total On-Road Heavy-Duty Reductions</td>
<td>16.8</td>
<td>1.7</td>
</tr>
<tr>
<td><strong>On-Road Light-Duty</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>On-Road Motorcycle New Emissions Standards</td>
<td>2.5</td>
<td>5.7</td>
</tr>
<tr>
<td>Clean Miles Standard</td>
<td>&lt;0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>Total On-Road Light-Duty Reductions</td>
<td>2.5</td>
<td>5.9</td>
</tr>
<tr>
<td><strong>Off-Road Equipment</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tier 5 Off-Road Vehicles and Equipment</td>
<td>5.7</td>
<td>NYQ</td>
</tr>
<tr>
<td>Amendments to the In-Use Off-Road Diesel-Fueled Fleets Regulation</td>
<td>4.1</td>
<td>0.4</td>
</tr>
<tr>
<td>Transport Refrigeration Unit Regulation</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
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### TABLE IV-B-6 (CONTINUED)

**STATEWIDE EXPECTED EMISSIONS REDUCTIONS FROM PROPOSED NEW MEASURES**

<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037 NOx</th>
<th>2037 ROG</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Off-Road Equipment</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial Harbor Craft Amendments</td>
<td>8.8</td>
<td>0.6</td>
</tr>
<tr>
<td>Cargo Handling Equipment Amendments</td>
<td>1.6</td>
<td>0.4</td>
</tr>
<tr>
<td>Off-Road Zero Emission Targeted Manufacturer Rule</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
<tr>
<td>Clean Off-Road Fleet Recognition Program</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
<tr>
<td>Spark-Ignition Marine Engine Standards</td>
<td>2.2</td>
<td>5.6</td>
</tr>
<tr>
<td><strong>Total Off-Road Equipment Reductions</strong></td>
<td><strong>22.4</strong></td>
<td><strong>7.0</strong></td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Consumer Products Standards</td>
<td>NYQ</td>
<td>20.0</td>
</tr>
<tr>
<td>Zero Emission Standard for Space and Water Heaters</td>
<td>23.1</td>
<td>2.0</td>
</tr>
<tr>
<td>Enhanced Regional Emission Analysis in State</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
<tr>
<td>Implementation Plans</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Other Reductions</strong></td>
<td><strong>23.1</strong></td>
<td><strong>22.0</strong></td>
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</table>
### STATEWIDE EXPECTED EMISSIONS REDUCTIONS FROM PROPOSED NEW MEASURES

<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
</tr>
<tr>
<td><strong>Primarily-Federally and Internationally Regulated Sources – CARB Measures</strong></td>
<td></td>
</tr>
<tr>
<td>In-Use Locomotive Regulation</td>
<td>62.0</td>
</tr>
<tr>
<td>Future Measures for Aviation Emission Reductions</td>
<td>NYQ</td>
</tr>
<tr>
<td>Future Measures for Ocean-Going Vessel Emissions Reductions</td>
<td>NYQ</td>
</tr>
<tr>
<td>Total Primarily-Federally and Internationally Regulated Sources – CARB Measures Reductions</td>
<td>62.0</td>
</tr>
<tr>
<td><strong>Primarily-Federally and Internationally Regulated Sources – Federal Action Needed</strong></td>
<td></td>
</tr>
<tr>
<td>On-Road Heavy-Duty Vehicle Low-NOx Engine Standards</td>
<td>47.4</td>
</tr>
<tr>
<td>On-Road Heavy-Duty Vehicle Zero Emission Requirements</td>
<td>NYQ</td>
</tr>
<tr>
<td>Off-Road Equipment Tier 5 Standard for Preempted Engines</td>
<td>NYQ</td>
</tr>
<tr>
<td>Off-Road Equipment Zero Emission Standards Where Feasible</td>
<td>NYQ</td>
</tr>
<tr>
<td>More Stringent Aviation Engine Standards</td>
<td>NYQ</td>
</tr>
<tr>
<td>Cleaner Fuel and Visit Requirements for Aviation</td>
<td>NYQ</td>
</tr>
<tr>
<td>Zero Emission On-Ground Operation Requirements at Airports</td>
<td>NYQ</td>
</tr>
<tr>
<td>More Stringent National Locomotive Emission Standards</td>
<td>NYQ</td>
</tr>
<tr>
<td>Zero Emission Standards for Switch Locomotives</td>
<td>NYQ</td>
</tr>
</tbody>
</table>

**TABLE IV-B-6 (CONTINUED)**
STATEWIDE EXPECTED EMISSIONS REDUCTIONS FROM PROPOSED NEW MEASURES

<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
</tr>
<tr>
<td>Address Locomotives Remanufacturing Loophole</td>
<td>NYQ</td>
</tr>
<tr>
<td>More Stringent NOx and PM Standards for Ocean-Going Vessels</td>
<td>NYQ</td>
</tr>
<tr>
<td>Cleaner Fuel and Vessel Requirements for Ocean-Going Vessels</td>
<td>NYQ</td>
</tr>
<tr>
<td>Total Primarily-Federally and Internationally Regulated - Federal Action Needed Reductions</td>
<td>47.4</td>
</tr>
</tbody>
</table>

Aggregate Emissions Reductions 174.2 38.7

South Coast Commitment

Preliminary air quality modeling indicates that total NOx emissions from all sources in the South Coast will need to decrease to approximately 70 tpd in 2037, representing an approximate 80 percent reduction from current levels. A significant fraction of the needed reductions will come from the existing control program, which is projected to reduce NOx emissions from all sources by approximately 55 percent by 2037, providing a significant down payment on the emission reductions needed.

In addition, while CARB action on the 2016 State SIP Strategy measure commitments has progressed through various implementation schedules over the last five years, a few measure commitments included in the 2016 State SIP Strategy have not yet been acted upon, as outlined in
TABLE IV-B-5 above. Action will be taken on these measures in the coming year.

Collectively, emissions reductions from CARB’s current control program, reductions from the 2016 State SIP Strategy measures still to be adopted, and reductions estimated from the measures identified and quantified to date for proposal in the 2022 State SIP Strategy are not enough to show attainment of the 70 ppb ozone standard in the South Coast (FIGURE IV-B-11). CARB and the South Coast AQMD are continuing to work to identify additional measures and reductions to be pursued, and the forthcoming Proposed 2022 State SIP Strategy will include the additional measures

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42 CARB draft emissions inventory and reduction estimates; left column represents the current baseline emissions with adopted CARB and district measures; middle column includes 2022 State SIP Strategy measures quantified to date and preliminary draft South Coast AQMD control measures; right column further includes federal actions quantified to date. Emissions inventories are still under development and will be finalized prior to release of the Proposed 2022 State SIP Strategy.
and commitments needed from State sources to support attainment in the South Coast. TABLE IV-B-7 and FIGURE IV-B-9 summarizes the reductions from currently identified and quantified measures.

**TABLE IV-B-7**

**SOUTH COAST NOX EMISSION REDUCTIONS FROM CARB PROGRAMS**

<table>
<thead>
<tr>
<th>CARB Programs in South Coast</th>
<th>2037 Emission Reductions</th>
<th>Percent of Needed Reductions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Control Program(^{43})</td>
<td>151.1</td>
<td>55%</td>
</tr>
<tr>
<td>2016 State SIP Strategy Measures (Not yet adopted)</td>
<td>5.8</td>
<td>2%</td>
</tr>
<tr>
<td>New Proposed Measures</td>
<td>72.9</td>
<td>26%</td>
</tr>
<tr>
<td><strong>Total Reductions</strong></td>
<td><strong>229.8</strong></td>
<td><strong>83%</strong></td>
</tr>
</tbody>
</table>

\(^{43}\) CARB draft emissions inventory; represents the current baseline emissions with adopted CARB measures. Emissions inventories are still under development and will be finalized prior to release of the Proposed 2022 State SIP Strategy.
<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>On-Road Heavy-Duty</strong></td>
<td></td>
</tr>
<tr>
<td>Advanced Clean Fleets Regulation</td>
<td>5.3</td>
</tr>
<tr>
<td>Zero Emissions Trucks Measure</td>
<td>NYQ</td>
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<tr>
<td>Total On-Road Heavy-Duty Reductions</td>
<td>5.3</td>
</tr>
<tr>
<td><strong>On-Road Light-Duty</strong></td>
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<tr>
<td>On-Road Motorcycle New Emissions Standards</td>
<td>0.9</td>
</tr>
<tr>
<td>Clean Miles Standard</td>
<td>&lt;0.1</td>
</tr>
<tr>
<td>Total On-Road Light-Duty Reductions</td>
<td>0.9</td>
</tr>
<tr>
<td><strong>Off-Road Equipment</strong></td>
<td></td>
</tr>
<tr>
<td>Tier 5 Off-Road Vehicles and Equipment</td>
<td>1.8</td>
</tr>
<tr>
<td>Amendments to the In-Use Off-Road Diesel-Fueled Fleets Regulation</td>
<td>1.3</td>
</tr>
<tr>
<td>Transport Refrigeration Unit Regulation</td>
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<tr>
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<tr>
<td>Cargo Handling Equipment Amendments</td>
<td>1.2</td>
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<tr>
<td>Off-Road Zero Emission Targeted Manufacturer Rule</td>
<td>1.1</td>
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<tr>
<td>Clean Off-Road Fleet Recognition Program</td>
<td>NYQ</td>
</tr>
<tr>
<td>Spark-Ignition Marine Engine Standards</td>
<td>0.3</td>
</tr>
<tr>
<td>Total Off-Road Equipment Reductions</td>
<td>12.9</td>
</tr>
</tbody>
</table>

SOUTH COAST EXPECTED EMISSIONS REDUCTIONS FROM THE 2022 STATE SIP STRATEGY
<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
</tr>
<tr>
<td></td>
<td>ROG</td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td></td>
</tr>
<tr>
<td>Consumer Products Standards</td>
<td>NYQ</td>
</tr>
<tr>
<td></td>
<td>8</td>
</tr>
<tr>
<td>Zero Emission Standard for Space and Water Heaters</td>
<td>5.8</td>
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<tr>
<td></td>
<td>0.8</td>
</tr>
<tr>
<td>Enhanced Regional Emission Analysis in State Implementation Plans</td>
<td>NYQ</td>
</tr>
<tr>
<td></td>
<td>NYQ</td>
</tr>
<tr>
<td>Total Other Reductions</td>
<td>5.8</td>
</tr>
<tr>
<td></td>
<td>8.8</td>
</tr>
<tr>
<td><strong>Primarily-Federally and Internationally Regulated Sources – CARB Measures</strong></td>
<td></td>
</tr>
<tr>
<td>In-Use Locomotive Regulation</td>
<td>12.7</td>
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<tr>
<td></td>
<td>0.3</td>
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<td>Future Measures for Aviation Emission Reductions</td>
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<td>NYQ</td>
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<tr>
<td>Future Measures for Ocean-Going Vessel Emissions Reductions</td>
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</tr>
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<td></td>
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</tr>
<tr>
<td>Total Primarily-Federally and Internationally Regulated Sources – CARB Measures</td>
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</tr>
<tr>
<td>Reductions</td>
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</tr>
<tr>
<td>More Stringent National Locomotive Emission Standards</td>
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<tr>
<td></td>
<td>NYQ</td>
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</table>
## TABLE IV-B-8 (CONTINUED)

### SOUTH COAST EXPECTED EMISSIONS REDUCTIONS FROM THE 2022 STATE SIP STRATEGY

<table>
<thead>
<tr>
<th>Proposed Measure</th>
<th>2037</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NOx</td>
</tr>
<tr>
<td><strong>Primarily-Federally and Internationally Regulated Sources – Federal Action Needed</strong></td>
<td></td>
</tr>
<tr>
<td>On-Road Heavy-Duty Vehicle Low-NOx Engine Standards</td>
<td>10.2</td>
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<td>On-Road Heavy-Duty Vehicle Zero Emission Requirements</td>
<td>NYQ</td>
</tr>
<tr>
<td>Off-Road Equipment Tier 5 Standard for Preempted Engines</td>
<td>2.0</td>
</tr>
<tr>
<td>Off-Road Equipment Zero Emission Standards Where Feasible</td>
<td>1.2</td>
</tr>
<tr>
<td>More Stringent Aviation Engine Standards</td>
<td>NYQ</td>
</tr>
<tr>
<td>Cleaner Fuel and Visit Requirements for Aviation</td>
<td>NYQ</td>
</tr>
<tr>
<td>Zero Emission On-Ground Operation Requirements at Airports</td>
<td>NYQ</td>
</tr>
<tr>
<td>More Stringent National Locomotive Emission Standards</td>
<td>NYQ</td>
</tr>
<tr>
<td>Zero Emission Standards for Switch Locomotives</td>
<td>NYQ</td>
</tr>
<tr>
<td>Address Locomotives Remanufacturing Loophole</td>
<td>NYQ</td>
</tr>
<tr>
<td>More Stringent NOx and PM Standards for Ocean-Going Vessels</td>
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</tr>
<tr>
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</tr>
<tr>
<td><strong>Total Primarily-Federally and Internationally Regulated -Federal Action Needed Reductions</strong></td>
<td>35.3</td>
</tr>
<tr>
<td><strong>Aggregate Emissions Reductions</strong></td>
<td><strong>72.9</strong></td>
</tr>
</tbody>
</table>
Remaining Nonattainment Area Commitments

CARB, together with the local air districts, is still evaluating the need for emission reduction commitments for the remaining nonattainment areas under the 70 ppb ozone standard. Air quality modeling is still underway, but if a nonattainment area requires additional emissions reductions from State sources, CARB will make a commitment to achieve the emissions reductions needed from State-regulated sources to support attainment the 70 ppb standard as a part of the Proposed 2022 State SIP Strategy.

Additional Transition to Cleaner Technologies and Systems

For South Coast, the reductions required to reach attainment beyond those from defined CARB measures and needed federal actions may need to come from additional efforts to enhance the deployment of cleaner technologies through potential new regulatory actions, increased efficiencies, use of emerging technologies, and/or incentivized turnover. These actions would be implemented through potential measures to promote the additional transition to cleaner technologies and systems, tailored for each mobile sector, that have been developed to provide further emission reductions from the deployment of cleaner technologies necessary to meet the South Coast’s Extreme ozone nonattainment area needs. Additionally, ongoing actions may also provide pathways for emission reductions for SIP needs, including actions to promote efficiency improvements in moving people and freight, and support for the use of advanced transportation technologies, such as intelligent transportation systems and autonomous vehicles. The approaches contained in the potential measures could include:

- Identification of additional regulatory approaches based on further technology assessments
- Increased efficiency in moving people and freight
- Use of emerging transportation technologies, such as intelligent transportation systems and autonomous and connected vehicles
- Incentive programs to further accelerate technology penetration
Chapter 5: State SIP Measures

Proposed Measures: On-Road Medium- and Heavy-Duty Vehicles

Description of Source Category

Medium and heavy-duty vehicles are defined as vehicles with a GVWR over 8,500 pounds and include heavier pick-up trucks and walk-in vans, as well as a wide range of vocational and drayage trucks (big-rig trucks) and buses. These vehicles are one of the fastest growing transportation sectors in the United States, responsible for about 32 percent of total Statewide NOx emissions, and are a significant source of Statewide diesel particulate matter and GHG emissions. CARB has numerous programs already in place to control emissions from medium- and heavy-duty vehicles including the Truck and Bus Regulation, Heavy-Duty Omnibus, Advanced Clean Trucks, as well as incentive programs such as the widely successful Carl Moyer Program. In addition, CARB recently adopted a regulation to implement Heavy-Duty Inspection and Maintenance, a 2016 State SIP Strategy measure. Most of the NOx emissions from heavy-duty engines come from diesel-cycle engines, especially in the higher weight classes (FIGURE IV-B-12). Gasoline and natural gas Otto-cycle spark-ignited engines are also used in heavy-duty trucks, to a lesser extent, and primarily in the lower weight classification vehicles.

FIGURE IV-B-12
ON-ROAD MEDIUM AND HEAVY-DUTY VEHICLES: STATEWIDE BASELINE EMISSIONS INVENTORY WITH CURRENT CONTROL PROGRAM

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Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M regulatory action in December 2021.
Advanced Clean Fleets Regulation

Overview

CARB is developing measures to accelerate ZEV adoption in the medium- and heavy-duty sectors by setting zero emission requirements for fleets. The proposed Advanced Clean Fleets regulation will focus on strategies to ensure that the cleanest vehicles are deployed by government, business, and other entities in California to meet their transportation needs. This effort is part of a comprehensive strategy to achieve a ZEV truck and bus fleet by 2045 everywhere feasible, and significantly earlier for certain well-suited market segments such as last mile delivery, drayage, and government fleets.

Background/Regulatory History

- NOx emissions from medium- and heavy-duty trucks are currently the largest category of mobile source emissions and will remain a major portion in the future.
- Freight trucking activity occurs at seaports, warehouses, railyards, and other major freight hubs throughout California. Nearby communities are disproportionately burdened by the cumulative health impacts from these facilities.
- In June 2020, CARB adopted the Advanced Clean Trucks regulation (ACT), a first of its kind regulation requiring medium- and heavy-duty manufacturers to produce ZEVs as an increasing portion of their sales beginning in 2024. This regulation is expected to result in roughly 100,000 ZEVs by 2030 and nearly 300,000 ZEVs by 2035.
- With the adoption of the Advanced Clean Trucks regulation, CARB Resolution 20-19 directs staff to return to the Board with a zero emission fleet rule and sets the following targets for transitioning sectors to ZEVs:
  - 100 percent zero emission drayage, last mile delivery, and government fleets by 2035;
  - 100 percent zero emission refuse trucks and local buses by 2040;
  - 100 percent zero emission-capable vehicles in utility fleets by 2040; and
  - 100 percent zero emission everywhere else, where feasible, by 2045.
- In September 2020, the Governor signed Executive Order N-79-20 which directs CARB to adopt regulations to transition the State’s transportation fleet to ZEVs. This includes transitioning the state’s drayage fleet to ZEVs by 2035 and transitioning the State’s truck and bus fleet to ZEVs by 2045 where feasible.

Proposed Action

For this measure, CARB would propose requirements to be phased in for different fleets as follows:

Public fleets: Phased in purchase requirement

- Public fleets include cities, counties, public utilities, and the state fleet and excludes federal agencies. Public fleets would be required to purchase zero emission vehicles starting at 50 percent of new purchases in 2024 and 100 percent starting in 2027. Fleets based in designated low population counties would begin with 100 percent zero emission vehicle purchases starting in 2027.

Drayage trucks: Phased in registration requirement
• All trucks would be required to be in the CARB drayage truck registry if they transport containers or bulk goods to and from California’s intermodal seaports and railyards.
• Trucks that are not zero emission and in the registry prior to 2024 would remain in service until the model year of the engine exceeds 13 years or 800,000 miles with a maximum of 18 years from the truck engines certification date.
• Beginning January 1, 2024, any truck added to the Statewide Drayage Truck Registry would need to be a zero emission vehicle.
• All drayage trucks entering seaports and intermodal railyards would be required to be zero emission by 2035.

High priority private and federal fleets: Phased in zero emission vehicle fleet percentage requirements

• High priority private fleets include any business or entity with an annual revenue greater than $50 million, or fleets and brokers who own, direct, or operate more than 50 trucks under common ownership and control.
• High priority private and federal fleets would be required to phase in zero emission vehicles as a percentage of the total fleet. Proposed fleet requirements are based on zero emission suitability and are phased-in by vehicle body type as follows:
  o Vans, box trucks, and buses would start at 10 percent of the fleet being zero emission in 2025 and 100 percent zero emission by 2035.
  o Work trucks, day cab tractors, and motor coaches would start at 10 percent of the fleet being zero emission in 2027 and 100 percent zero emission by 2039.
  o Sleeper cab tractors and other specialty vehicles would start at 10 percent of the fleet being zero emission in 2030 and 100 percent zero emission by 2042.

100 percent ZEV Sales

• 100 percent of medium- and heavy-duty vehicle sales in California would be zero emissions starting in 2040.

In addition to the development process for the Proposed 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to an independent full public process.

Estimated Emission Reductions

The estimated emission benefits associated with the proposed Advanced Clean Fleets regulation are calculated with CARB’s motor vehicle emissions inventory model, EMFAC2017. Emission reductions are calculated compared to the business as usual scenario.
TABLE IV-B-9
CLEAN FLEETS ESTIMATED EMISSION REDUCTIONS

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 ROG (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statewide</td>
<td>16.8</td>
<td>1.7</td>
</tr>
<tr>
<td>South Coast</td>
<td>5.3</td>
<td>0.5</td>
</tr>
</tbody>
</table>

Timing

Proposed CARB Board hearing: 2023

Proposed implementation schedule: 2024-2045

Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-9 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2023. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emission reductions than the amount shown.
Zero Emissions Trucks Measure

Overview

This measure would seek to accelerate the number of zero emissions vehicles beyond existing measures (including the proposed Advanced Clean Fleets regulation). This strategy is a modification of the publicly suggested On-Road Heavy-Duty Vehicle Useful Life Regulation. The already adopted ACT will result in almost 420,000 ZE trucks on the road by 2037, and the ACF proposal will increase the number of ZE trucks by about 235,000 to a total of 651,000. However, in 2037, even after the implementation of the ACT and ACF regulations, about 1.4 million combustion powered trucks will still be on the road. In this modified approach, staff would seek to upgrade these remaining combustion trucks to new or used zero emission vehicles (ZEVs) rather than to trucks with cleaner combustion engines. For this measure, staff would implement regulatory strategies to achieve the goal of transitioning the remainder of the combustion fleet to ZEVs. With new authority to use market signal tools such as differentiated registration fees, restrictions and fees for combustion trucks entering low and zero emission zones, and/or indirect source rules (ISR) would allow for a smoother and more equitable path to get to a 100 percent zero emissions California fleet. These approaches would help ensure that we are moving as quickly as possible to a zero emissions trucking future everywhere feasible.

This measure would potentially be heard by the Board in 2025 and would be a significant step in the comprehensive strategy to achieve zero emissions medium- and heavy-duty vehicles everywhere feasible by 2045.

Background/Regulatory History

- NOx emissions from medium- and heavy-duty trucks are currently the largest category of mobile source emissions and will remain a major portion of pollution in the future absent acceleration of fleets to zero emissions technology.

- Freight trucking activity occurs at seaports, warehouses, railyards, and other major freight hubs throughout California. Nearby communities are disproportionately burdened by the cumulative health impacts from these facilities.

- In June 2020, the California Air Resources Board (CARB) adopted the Advanced Clean Trucks regulation, a first-of-its-kind regulation requiring medium- and heavy-duty manufacturers to produce ZEVs as an increasing portion of their sales beginning in 2024. This regulation is expected to result in roughly 100,000 ZEVs by 2030 and nearly 300,000 ZEVs by 2035 operating in California.

- With the adoption of the Advanced Clean Trucks regulation, Resolution 20-19 directs staff to return to the Board with a zero emission fleet rule and sets the following targets for transitioning sectors to ZEVs:
  
  - 100 percent ZE drayage, last mile delivery, and government fleets by 2035
  - 100 percent ZE refuse trucks and local buses by 2040
  - 100 percent ZE-capable vehicles in utility fleets by 2040
- 100 percent ZE everywhere else, where feasible, by 2045

- In September 2020, the Governor signed Executive Order N-79-20 which directs CARB to adopt regulations to transition the state’s transportation fleet to ZEVs. This includes transitioning the state’s drayage fleet to ZEVs by 2035 and transitioning the state’s truck and bus fleet to ZEVs by 2045 where feasible.

- Staff are developing the Advanced Clean Fleets regulation which targets drayage, public, and other high priority fleets with 50 or more trucks or entities with trucks and $50 million in annual revenues. If adopted as proposed in 2022, the number of medium- and heavy-duty ZEV will be about 1.2 million by 2045 operating in California.

- The public suggested a measure to turn over in-use heavy-duty vehicles at the end of their useful life to ZEVs or newer combustion engines in the secondary market. The staff proposed measure would phase-in used ZEVs in the secondary market and would not include upgrades to trucks with combustion engines (given the deterioration of combustion engine control systems over time).

- Even after the implementation of ACT and ACF, about 1.4 million combustion trucks will still be on California’s roads in 2037.

- The proposed new measure would go beyond proposed ACF requirements to further increase the number of ZEVs with the goal of achieving a full ZEV fleet by 2045 everywhere feasible.

- The experience of developing, implementing, and enforcing the 2008 Truck and Bus regulation highlights the challenges of using a regulatory mechanism to require widespread fleet turnover. Such an approach has economic consequences and takes a great deal of time to phase-in (Truck and Bus took 15+ years to full implementation).

- The new measure would seek to expand the ZEV market in a manner that is economically feasible for more than 100,000 fleets where some cannot afford to purchase new trucks and will not be able to operate without access to retail ZEV infrastructure, especially for long-haul and inter-state vehicles.

- An approach using new authorities could minimize administrative burden for fleet owners and CARB. New tools such as differentiated registration fees would create market mechanisms that can be leveraged to tip the scales to encourage those who have operations that are suitable for electrification to act early and would allow more time for those who can’t.

- These new approaches would build on ACT and ACF. When combined with the significant investment California is making to upgrade trucks to ZEVs, install needed ZE infrastructure, and other strategies described in this document if granted new authorities, these approaches will rapidly accelerate the transition from combustion to ZE trucks needed throughout the state and particularly in priority communities.

- Without new authorities to facilitate approaches such as differentiated registration fees and ISR, staff would use existing authority to implement direct fleet rules to phase-in used zero emissions vehicles in the secondary market.
• Low mileage natural gas vehicles certified to the optional 0.02 g/bhp-hr NOx emissions standard pollute in the field more than expected\textsuperscript{45}; if this continues to be the case, staff commit to explore additional measures to bring natural gas vehicles into the HD I/M requirements, and any future regulations and programs designed to ensure a clean future fleet of HD trucks.

*Proposed Action*

The proposed measure would use market signal tools, if given authority to implement differentiated registration fees, restrictions or fees for combustion trucks entering low/zero -emission zones, and/or indirect source rules to establish zero emissions zones by 2035. The combined strategies would maximize emissions reductions in disadvantaged communities disproportionately affected by emissions associated with warehouses, and other freight hubs. The dirtiest trucks would be assessed higher fees to enter low emission zones, would have higher costs to register their vehicles to operate in California, and eventually only zero emissions vehicles would be allowed to enter these zones. Collected fees could be used to encourage early action or to assist small fleets to upgrade to ZEVs.

These new strategies and authorities provide the air quality benefits of accelerated turnover as well as strong incentives and disincentives that provide more choice and flexibility for fleets. Without these new strategies or authorities, CARB may need to require turnover for all fleets; this would achieve the same emissions benefits, but would occur without the aligned market signals that the above strategies would provide, and at a much higher cost. The strategy would consider the most economical compliance options available in the secondary markets to upgrade to ZEVs, including used ZEVs, everywhere feasible.

Additionally, staff commit to monitor data collected by the Board-adopted Heavy-Duty Inspection and Maintenance (HD I/M) program to identify where trucks are still polluting to continue to identify strategies to accelerate cleaning up the existing combustion fleet.

*Estimated Emission Reductions*

While emission reductions have not been identified at this time, CARB will quantify any emission reductions from the proposed measures during the development process.

*Timing*

Proposed CARB Board hearing: 2025

Proposed implementation schedule: 2030-2045

*Proposed SIP Commitment*

\footnotesize

\textbf{IV-B-56}
CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2025. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time.

**Proposed Measures: On-Road Light-Duty Vehicles**

**Description of Source Category**

Passenger cars and light trucks (gross vehicle weight rating, or GVWR, up to 8,500 lbs.), otherwise called light-duty vehicles, are a major contributor to NOx and greenhouse gas (GHG) emissions in California. The State’s 39 million residents collectively own over 26 million passenger vehicles and drive more than most other Americans. CARB has a number of programs to control emissions from light-duty vehicles and drive the introduction of zero emissions vehicles into the fleet including Advanced Clean Cars, incentive projects like Clean Cars 4 All, and the recently adopted Clean Miles Standard. Advanced Clean Cars 2 is a significant effort critical to meeting air quality standards that is still being developed to cut emissions from new combustion vehicles while taking all new vehicle sales to 100 percent zero emission no later than 2035, and was a measure in the 2016 State SIP Strategy. Even with CARB’s programs to accelerate the transition of the light-duty fleet to zero emission, the vast majority of these vehicles on the road today still have internal combustion engines and use gasoline, as shown in FIGURE IV-B-13. A small portion today is powered by electric powertrains, and a smaller portion still has diesel compression ignition engines.

![FIGURE IV-B-13](image-url)

**ON-ROAD LIGHT-DUTY: STATEWIDE BASELINE EMISSIONS INVENTORY WITH CURRENT CONTROL PROGRAM**

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46 Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M regulatory action in December 2021.
On-Road Motorcycles New Emissions Standards

Overview

The primary goal of the *On-Road Motorcycle New Emissions Standard* is to reduce emissions from new, on-road motorcycles (motorcycles) by adopting more stringent exhaust and evaporative emissions standards along with zero emissions sales thresholds. The exhaust standards would be more stringent than current U.S. EPA standards and largely harmonized with stringent European Union 5 (EU 5) standards. The evaporative standards would be more stringent than current U.S. EPA and EU 5 standards. This measure will also require an increase in new Zero Emissions Motorcycle (ZEM) sales, starting at 10 percent in 2028 and progressing to 50 percent in 2035.

Background/Regulatory History

- CARB last updated motorcycle emissions standards for this category in 1998.
- In September 2020, the Governor signed *Executive Order N-79-20* which directs CARB to adopt regulations to transition to zero emissions.
- Since then, more stringent exhaust emissions standards have been developed by other jurisdictions around the world, most notably the European Union. These stringent exhaust standards have prompted the development of cleaner motorcycles than what are currently required in California.
- While CARB motorcycle evaporative standards are on par with most other jurisdictions around the world, additional evaporative reductions are technically feasible and other categories regulated by CARB have adopted much lower evaporative emissions standards. CARB’s Off Highway Recreational Vehicle (OHRV) category, which includes vehicles closely related to motorcycles such as off-highway motorcycles, requires lower evaporative emissions limits with more robust test methods.
- Since 2017, CARB has been working closely with many other jurisdictions in the spirit of trying to achieve harmonization where possible on lower and more robust motorcycle emissions standards. Specifically, CARB has worked closely with U.S. EPA, Environment Climate Change Canada, the European Union and the United Nations.
- California currently has no inspection and maintenance program for motorcycles. CARB has determined that tampering with emissions controls is a significant problem for this category.
- In 2020, motorcycles accounted for:
  - 9.3 percent of all California mobile ROG emissions
  - 0.6 percent of all California mobile NOx emissions
  - 3.6 percent of all California mobile carbon monoxide (CO) emissions

Proposed Action

For this measure, CARB would develop new exhaust emissions standards for hydrocarbons (HC), NOx, CO and nonmethane HC (NMHC) that achieve a large degree of harmonization with more aggressive current European motorcycle emissions standards. CARB would also develop new evaporative emissions standards that largely harmonize with more aggressive current CARB OHRV emissions standards. In seeking to meet California’s climate change goals and eliminate emissions related to tampering, CARB will also propose significant ZEM sales threshold beginning in 2028 and increasing gradually through 2035. It is expected that this comprehensive motorcycle regulation would rely heavily on technologies currently being used in other jurisdictions and in related vehicle categories that already have more stringent emissions standards. In addition to the development process for the 2022 State SIP
Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

Estimated Emission Reductions

The estimated emission benefits associated with adoption of the proposed ZEM thresholds and lower exhaust and evaporative emissions standards were calculated using CARB’s motor vehicle emissions inventory model, EMFAC2017. Preliminary estimated emission benefits are presented below.

### TABLE IV-B-10

**ON-ROAD MOTORCYCLES NEW EMISSIONS STANDARDS ESTIMATED EMISSION REDUCTIONS**

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 ROG (tpd)</th>
</tr>
</thead>
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<tr>
<td>Statewide</td>
<td>2.5</td>
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</tr>
<tr>
<td>South Coast</td>
<td>0.9</td>
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</tr>
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</table>

Timing

- Proposed CARB Board hearing: 2022
- Proposed implementation schedule: 2024-2035

Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-10 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2022. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

Clean Miles Standard

Overview

The primary goal of the *Clean Miles Standard* (CMS) regulation, which is nearing finalization and will be jointly administered by CARB and the California Public Utilities Commission, is to reduce GHG emissions from ride-hailing services offered by transportation network companies (TNCs), on a per–passenger mile basis, and promote electrification of the fleet by setting an electric vehicle mile target. TNCs provide on-demand rides through a technology–based platform that connects passengers with drivers using personal vehicles. The TNC sector has potential for growth, and we have seen their market share rapidly increase since their inception in 2012. Given the potential for GHG emissions reductions and criteria pollutant co-benefits, they are well-positioned to help state and local agencies meet air quality and climate goals and have made public commitments to promote electrification in their fleet.

Background/Regulatory History
Mobile sources account for around 80 percent of statewide NOx emissions and are a significant source of toxic air contaminants. In addition, the transportation sector accounts for approximately 50 percent of GHG emissions in California when accounting for direct vehicle emissions and upstream fuel production facility emissions, with light-duty vehicles comprising 70 percent of the transportation sector’s direct vehicle emissions. Transportation sector GHG emissions are increasing, despite increases in vehicle fuel efficiency, amplifying the need for new actions with mobility.

In September 2018, Governor Brown signed into law Senate Bill 1014 (Skinner, Chapter 369, Statutes of 2018), which established the Clean Miles Standard and Incentive Program. The bill directs CARB to develop, and the CPUC to implement, annual electrification and GHG emission targets for TNCs that provide ride-hailing services.

Though TNCs accounted for only 1.25 percent of the total light-duty vehicle miles traveled (VMT) in California in 2018, it was the fastest growing sector relative to other categories of commercial passenger vehicle fleets regulated by the CPUC. We expect ride-hailing to continue their previous growth trajectory in the years after the COVID-19 pandemic.

Per Senate Bill 1014 (SB 1014), CARB used 2018 TNC data to determine the base year emissions for the ride-hailing sector on a per-passenger mile basis. From 1.4 billion trip records, CARB deduced the TNC base year emissions to be 301 grams carbon dioxide (CO₂) per passenger mile traveled (g CO₂/PMT). In comparison, the overall California fleet emissions in 2018 was 203 g CO₂/PMT. On a per-passenger mile basis, the GHG emissions of the TNC fleet were 50 percent higher than the overall California fleet.

To develop the annual electrification targets, CARB assessed the availability of zero-emission vehicle (ZEV) models with adequate range for ride-hailing operation and utilized a cost optimization model to derive the maximum feasible percent electric vehicle miles traveled (eVMT) taking into account one year of operational costs.

The potential GHG emission reductions are approximately three times higher for an electric vehicle in ride-hailing service compared to personal use in California, depending on the energy fuel mix in the grid and vehicle usage. Additionally, each ride-hailing vehicle serves numerous passengers, and thus TNCs can help facilitate widespread education and awareness about ZEVs.

**Action**

The new regulation, adopted by the Board in May 2021 and set for finalization shortly, includes two annual targets—an eVMT target as well as a GHG target in the metric of g CO₂/PMT. The eVMT target would require TNCs to achieve 90 percent eVMT by 2030. The target would require TNCs to achieve 0 g CO₂/PMT by 2030 through electrification as well as other strategies to reduce g CO₂/PMT including increasing shared rides on their platform, improving efficiency, and obtaining optional GHG credits.

Optional GHG credits may be requested by the TNCs and approved by the CPUC for ride-hailing trips that are connected to mass transit through a verified booking process, and for investing in bicycle and sidewalk infrastructure projects that support active transportation.

**Estimated Emission Reductions**

The cumulative Statewide emission reductions associated with the Clean Miles Standard are estimated to be 298 tons NOx, 93 tons PM₂.₅ and 1.8 MMT of GHG (well-to-wheel emissions accounting for fuel production) from 2023 to 2030. An emissions inventory for the proposed regulation was created by running the EMFAC2017 model to estimate the
well-to-wheel (WTW) emissions. Annual estimated emission benefits from the proposed regulation compared to the California light-duty fleet reference are shown below.

**TABLE IV-B-11**

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 ROG (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statewide</td>
<td>&lt;0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>South Coast</td>
<td>&lt;0.1</td>
<td>&lt;0.1</td>
</tr>
</tbody>
</table>

**Timing**

CARB Board hearing: 2021
Implementation schedule: 2023-2030

**Proposed SIP Commitment**

The Board adopted the CMS regulation on May 20, 2021. CARB staff will pursue to achieve the NOx and ROG emission reductions shown in TABLE IV-B-11 for the relevant nonattainment areas in the relevant years.

**Proposed Measures: Reducing Vehicle Miles Travelled**

**Description of Source Category**

In addition to the potential measures described above to control emissions from on-road mobile sources, reducing vehicle miles traveled (VMT) is also necessary to directly and immediately reduce mobile source NOx and ROG emissions, to provide congestion mitigation and improved community mobility, and also to reduce fuel demand and the related investments and land-use impacts from advanced fuel sources (e.g. biofuels, build out of solar and wind, etc.). CARB works cooperatively with other state agencies, and the local air districts, metropolitan planning organizations (MPOs), and other local entities to implement the Sustainable Communities and Climate Protection Program and related efforts; this involves developing, adopting and implementing Sustainable Communities Strategies which include VMT reduction targets as required under Senate Bill 375. That said, reducing VMT is difficult; many factors influence an individual’s travel choices, and they interact with one another in a complex manner that is not always well understood.

CARB’s 2018 Progress Report to the Legislature on SB 375 Implementation day-lighted several issues that impede California’s success in reducing VMT and that despite our collective efforts to put in place transportation plans with more coordinated land use plans and policies that would reduce transportation emissions, implementation of those plans is not occurring as envisioned. These shortcomings do not rest fully on any particular entity, but fixing them will require greater leadership across all levels of government. In the 2020 Mobile Source Strategy, CARB identified several strategies CARB could undertake to assist in achieving additional reductions and support implementation of regional SCSs. Building on the strategies identified in the 2020 MSS, CARB staff is proposing measures as described below for inclusion in the SIP to support attainment of the 70 ppb ozone standard across California.
Enhanced Regional Emission Analysis in State Implementation Plans

Overview

The primary goal of this measure is to reduce criteria pollutant and GHG emissions that come from on-road mobile sources. Reducing VMT is necessary to achieve federal air quality standards and the State’s climate goals and is an essential element of the State’s strategy to reduce emissions. In addition, lowering VMT will help alleviate traffic congestion, improve public health, reduce consumption of fossil fuels, and reduce infrastructure costs. Unfortunately, despite State and regional efforts to reduce VMT, per capita VMT continues to increase, threatening the achievement of the State’s air quality and climate goals.

To assist in reversing this trend, CARB is exploring three options to reduce ROG and NOx emissions through reductions in VMT. First, in response to stakeholders’ suggestions and recognizing the considerable need for further reductions from on-road sources, CARB will consider whether and how to change the process for developing Motor Vehicle Emissions Budgets (MVEB) to meet National Ambient Air Quality Standards (NAAQS). In addition, CARB will evaluate the process for identifying Transportation Control Measures (TCM) for purposes of analyzing Reasonably Available Control Measures (RACM) for inclusion in the SIP. Finally, to achieve these goals, CARB will also consider updating the criteria and guidelines for the California Motor Vehicle Registration Fee (MV Fees) Program and the Congestion Mitigation and Air Quality Improvement (CMAQ) Program to fund a broader range of cost-effective projects that advance new approaches and technologies in reducing air pollution.

Background/Regulatory History

- Transportation conformity refers to the federal regulatory procedure for coordinating the transportation and air quality planning processes to ensure transportation plans support the attainment of air quality standards. Under section 176(c) of the Clean Air Act (CAA), federal agencies may not approve or fund transportation plans and projects unless they conform with a region’s SIP. Conformity with the SIP requires that transportation activities not (1) cause or contribute to new air quality violations, (2) increase the frequency or severity of any existing violation, or (3) delay timely attainment of the NAAQS. Demonstrating transportation conformity entails evaluating whether a transportation project or plan would increase emissions beyond the MVEB established in a SIP. In this way, the MVEB acts as a ceiling on emissions from the on-road mobile sources within that air basin.

- The CAA requires States and air districts in all nonattainment areas to include RACM in the SIP. For areas projected to attain within five years of designation of NAAQS, areas must include reasonable control measures, potential emission reductions, and the timeline to implement these measures. Those areas that cannot reach attainment within five years must conduct a thorough analysis of all control measures (including measures considered by federal, state, and other air districts) and implement those measures in the earliest practical manner to achieve attainment at least one year earlier than otherwise projected. If not, air districts must include justifications and demonstrate that no additional control measures are available to advance the attainment date.

- Control measures, including Transportation Control Measures (TCMs), that meet the criteria for RACM must be included in the SIP. These criteria include:
  - The control measure is technologically feasible.
  - The control measure is economically viable.
- The control measure does not cause substantial widespread and long-term adverse impacts.
- The control measure is not absurd, unenforceable, or impracticable.
- The control measure can advance the attainment date by at least one year.

- USEPA defines TCMs as strategies that reduce emissions or concentration of air pollutants by reducing the number of vehicle trips or VMT or improving traffic flow. The USEPA guidance on RACM analysis indicates that the State should consider TCMs as a potential air quality control option if it meets the RACM requirements.

- Section 450.322 of the Federal Highway Administration (FHWA) regulation requires Metropolitan Planning Organizations (MPOs) to coordinate and ensure the regional transportation plan includes TCMs committed in the SIPs. In addition, the Transportation Improvement Programs (TIPs) (section 450.324) must provide priority funding for those projects identified as TCMs in the applicable SIP.

- There are several funding programs that regional and local agencies may use to support the implementation of TCMs. The CMAQ Program provides funding to state, regional, and local agencies for transportation projects and programs to ensure the timely implementation of TCMs in the applicable SIPs. CMAQ funds may also be used for electric vehicle infrastructure and vehicle-to-infrastructure communications equipment.

- In addition, the California Clean Air Act of 1988 authorized local air districts to assess motor vehicle fees to reduce motor vehicle emissions, referred to as the California Motor Vehicle Fees Program. The priorities for these funds should be consistent with SIPs and reflect the nature and scope of each district’s air quality problem and potential multi-pollutant benefits. Under H&SC Section 44220(b), CARB is authorized to develop criteria and guidelines to fund cost-effective projects and advance new technologies through this program. CARB last updated the criteria and guidelines the air districts must follow for using motor vehicle fees in The Methods to Find the Cost-Effectiveness of Funding Air Quality Projects handbook in 2005.

**Proposed Action**

CARB will consider the following measures to further reduce ROG and NOx emissions from on-road motor vehicles by reducing VMT:

**Change MVEB Development Process:** CARB would evaluate the existing MVEB development process, including tools and the latest planning assumptions used in the analysis. Based on the review, CARB could modify the framework for developing MVEBs when considering how to address gaps in emission reductions needed to demonstrate attainment of different NAAQS. This framework could explore additional emission reductions from the on-road sector to attain the 70 ppb ozone standard and progress towards State air quality goals. This framework would need to ensure that the MVEB is consistent with other applicable requirements such as emission inventory, reasonable further progress, control measures, and attainment demonstration.

**RACM Analysis:** CARB would compile a comprehensive list of TCMs implemented or considered by federal, state, regional, and local agencies. This list would provide more choices and new measures subject to RACM analysis for potential inclusion as an enforceable measure in the SIP. This effort may also evaluate the emission reduction potential, feasibility, and cost-effectiveness of each TCM on the list. In addition, CARB could consider providing a quantification methodology to improve and standardize the RACM analysis as part of SIPs across air districts. In
pursuing this measure, CARB would work in a collaborative effort with U.S. EPA, California MPOs, and air districts to develop the guidance and implement each potential TCM identified through the RACM.

*Update Guidance for CMAQ and Motor Vehicle Fees:* CARB would update the methodology and guidelines for estimating the cost-effectiveness of some of the most widely implemented transportation-related air quality projects using CMAQ and motor vehicle fees. Further, these guidelines would establish methods to quantify emission benefits and cost-effectiveness of new available transportation options and technologies. This update may also include critical inputs associated with emissions estimation to streamline the quantification of cost-effectiveness of various transportation projects. This action will accelerate the penetration of new strategies and maximize the emission reductions from the transportation sector in the near-term. CARB would work with FHWA, the California Department of Transportation, MPOs, and air districts in pursuing this measure.

*Estimated Emission Reductions*

While emission reductions have not been identified at this time, CARB will quantify any emission reductions from the proposed measures during the development process.

*Timing*

Proposed CARB advocacy and development of future measures: 2023

Proposed implementation schedule: 2023+

*Proposed SIP Commitment*

CARB staff proposes to commit to investigating the measures outlined above to support reductions in emissions and VMT from the on-road sources. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time.

*Proposed Measures: Off-Road Equipment*

**Description of Source Category**

The Off-Road Vehicles and Equipment category includes lawn and garden equipment, transport refrigeration units, vehicles and equipment used in construction and mining, generators, forklifts, cargo handling equipment, commercial harbor craft, farm equipment, and other industrial equipment. CARB has programs in place to control emissions from various new off-road vehicles and equipment. CARB also has in-use programs for off-road vehicles and equipment, including the In-Use Off-Road Diesel Fueled Fleets Regulation and Large Spark-Ignition Engine Fleet Requirements Regulation, as well as incentive programs including the Clean Off-Road Equipment (CORE) Voucher Incentive Project. CARB adopted amendments to the small off-road engine regulations in December 2021, and will be proposing Zero Emission Off--Road Forklift and Transport Refrigeration Unit Part 1 regulations this year. While CARB’s control programs to date have provided substantial emissions reductions, the Off--Road Vehicles and Equipment category continues to contribute a significant and growing fraction of the overall NOx and ROG emissions statewide. As shown in FIGURE IV-B-14 below, by 2037, existing control programs will reduce ROG and NOx emissions from Off-Road Vehicles and Equipment by 43 percent and 25 percent, respectively, compared to 2018 levels.
FIGURE IV-B-14
OFF-ROAD VEHICLES AND EQUIPMENT: STATEWIDE BASELINE EMISSIONS INVENTORY\(^47\)

\(^{47}\) Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the SORE regulatory action in December 2021.
Tier 5 Off-Road New Compression-Ignition Engine Standards

Overview

The goal of the Tier 5 Off-Road New Compression-Ignition Engine Standards is to reduce NOx and PM emissions from new, off-road compression-ignition (CI) engines by adopting more stringent exhaust standards for all power categories, including those that do not currently utilize exhaust aftertreatment such as diesel particulate filters (DPFs) and selective catalytic reduction (SCR). Compression-ignition engines are used in a wide range of off-road equipment including tractors, excavators, bulldozers, graders, and backhoes. As of model year 2020, more than half of all new off-road CI engine families continue to be certified in California to the Tier 4 final emission standards without DPFs. This means that most new off-road CI engines are not reducing toxic diesel PM to the greatest extent feasible using the best available control technology because the current standards are insufficient. The standards considered for this measure would be more stringent than required by current U.S. EPA and European Stage V nonroad regulations and would require the use of best available control technologies for both PM and NOx.

California is dependent on the U.S. EPA to regulate the emissions from farm and construction equipment under 175 horsepower because only U.S. EPA has the authority to set emission standards for this equipment under the Clean Air Act. These preempted equipment are responsible for approximately 30 percent of the NOx emissions inventory in California. Federal action is necessary to address preempted equipment by adopting standards similar in stringency to those proposed in the measure to achieve attainment with both federal and State ambient air quality standards – this is discussed further in the Federal Actions portion of this document.

Background/Regulatory History

- NOx emissions from land based off-road CI engines are currently the second largest category of mobile source emissions subject to CARB regulation. Off-road CI engine NOx emissions are projected to make up 24 percent of the mobile source diesel emissions inventory, and 34 percent of the PM inventory, in 2030.
- Lower NOx standards, coupled with lower PM standards, would force engine manufacturers to incorporate DPFs, which many do not currently do, and could result in PM emission reductions up to 90 percent below the current Tier 4 final emission standard levels. DPFs would also ensure greater reductions in ultrafine PM, which may pose a health concern separate from PM emissions as a whole.
- Small off-road CI engines less than 56 kilowatt (kW) (or 75 hp) are not currently required to comply with advanced NOx aftertreatment-based standards, and engines less than 19 kW (25 hp) are not required to comply with advanced PM aftertreatment–based standards. Small off-road CI engines < 56 kW account for between 20 to 40 percent of the off-road diesel PM and NOx emissions inventories in California. CARB funded a research effort demonstrating the feasibility of advanced aftertreatment on small off-road CI engines less than 56 kW, which was completed by CE-CERT in 201948.
- The off-road in-use requirements (off-road Not-To-Exceed (NTE)) are not adequate to monitor in-use compliance.

A recent research effort performed for CARB by the Center for Environmental Research and Technology (CERT)\(^{49}\) concluded that current reporting and recordkeeping requirements are insufficient for determining the number of engines and equipment sold in California with less-stringent emission levels under both the federal Average, Banking, and Trading (ABT) program and the federal Transition Program for Equipment Manufacturers (TPEM). Hence, it would be helpful to revise and improve the reporting and recordkeeping requirements.

- Recent demonstrations of ultra-low NOx on-road engines conducted at the Southwest Research Institute (SWRI) under contract to CARB shows that much lower NOx standards are feasible for on-road engines. Because off-road diesel engines are similar in technology to on-road heavy-duty diesel engines, this work suggests that lower NOx standards are likely feasible for off-road engines as well. Additionally, CARB has an ongoing off-road demonstration contract with SWRI to support determining the feasible stringency of the proposed standards for NOx, PM, and CO\(_2\).
- Recent CARB test data and reputable diesel publications indicate that up to 40 percent of a typical off-road CI engine’s operation may occur at idle\(^{50}\), and that the frequency of low-load operation\(^{51}\) is insufficient to keep exhaust temperature above 250 degrees Celsius to enable satisfactory SCR operation and NOx control in-use. Idle reduction strategies and low-load test cycles/standards are being investigated as part of this Tier 5 measure.

**Proposed Action**

For this measure, CARB would develop and propose standards for new off-road CI engines including the following: aftertreatment-based - PM standards for engines less than 19 kW (25 hp), aftertreatment-based NOx standards for engines greater or equal to 19 kW (25 hp) and less than 56 kW (75 hp), and more stringent PM and NOx standards for engines greater than or equal to 56 kW (75 hp). Other possible elements include enhancing in-use compliance, proposing more representative useful life periods, and developing a low load test cycle. It is expected that this comprehensive off-road Tier 5 regulation would rely heavily on technologies manufacturers are developing to meet the recently approved low=noX standards and enhanced in-use requirements for on-road heavy-duty engines.

**Estimated Emission Reductions**

The estimated emission benefits associated with the Tier 5 off-road new CI engine standards measure were calculated using CARB’s off-road emissions inventory model, OFFROAD2017,\(^{52}\) assuming 90 percent NOx reductions and 75 percent PM reductions from the Tier 4 standards for new engines within the 56 kW to 560 kW power categories, and up to 75 percent NOx and PM reductions for new engines less than 56 kW. Engines greater than 560 kW were modeled.


\(^{50}\) https://www.constructionequipment.com/blog/thinking-through-fuel-burn-rates.

\(^{51}\) Measurement of Particulate Matter (PM) and Gaseous Emissions from Cargo Handling Equipment (CHE) during Real-World Operation – David Quiros, 29th CRC Real World Emissions Workshop, March 2019.

\(^{52}\) OFFROAD2017 contains estimates from the 2011 In-use Off-road Inventory.
using a 50 percent reduction for both NOx and PM. TABLE IV-B-12 estimates the emission benefits of this measure for the non-preempted off-road CI engines under CARB’s authority to regulate.

**TABLE IV-B-12**

**TIER 5 OFF-ROAD NEW COMPRESSION-IGNITION ENGINE STANDARDS EMISSION REDUCTIONS**

<table>
<thead>
<tr>
<th>Region</th>
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**Timing**

Proposed CARB Board hearing: 2024/2025
Proposed implementation schedule: 2028/2029 phase-in

**Proposed SIP Commitment**

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-12 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2025. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

**Amendments to the In-Use Off-Road Diesel-Fueled Fleets Regulation**

**Overview**

The primary goal of the Amendments to the In-Use Off-Road Diesel-Fueled Fleets Regulation is to further reduce emissions from the in-use off-road diesel equipment sector by adopting more stringent requirements to the In-Use Off-Road Diesel-Fueled Fleets Regulation. These amendments would create additional requirements to the currently regulated fleets by targeting the oldest and dirtiest equipment that is allowed to operate indefinitely under the current regulation’s structure. CARB could achieve this by adopting an operational ban on the oldest and dirtiest equipment and by putting limitations on vehicles added to a fleet.

**Background/Regulatory History**

- The in-use off-road equipment sector includes equipment used in industries such as construction, mining, industrial, oil drilling, and similar industries, and covers mobile diesel vehicles 25 horsepower or greater. Common examples are loaders, backhoes, excavators, forklifts, workover rigs, and other off-road equipment.
- The diesel equipment in this category is currently subject to CARB’s In-Use Off-Road Diesel–Fueled Fleets Regulation, approved by the Board in 2007, and amended in 2009 and 2010. The regulation covers all self-propelled off-road diesel vehicles 25 horsepower or greater used in California and most two-engine vehicles (except on–road two-engine sweepers). The existing rule requires that fleets meet an increasingly stringent set of
Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-13 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit
to engage in a public process and bring an item to the Board by 2022. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

**Transport Refrigeration Unit Regulation**

*Overview*

CARB is developing new requirements to transition diesel-powered transport refrigeration unit (TRU) to zero emission technology in two phases. In the 2016 State SIP Strategy, CARB proposed Part 1 amendments to the existing TRU *Airborne Toxic Control Measure* (ATCM) to require the transition of diesel-powered truck TRUs to zero emission, a diesel PM emission standard for newly-manufactured TRUs in the remaining categories, and lower global warming potential refrigerant. The Board will consider the Part 1 rulemaking in early 2022. CARB plans to develop a subsequent Part 2 regulation to require zero-emission trailer TRUs, domestic shipping container TRUs, railcar TRUs, TRU generator sets, and direct-drive refrigeration units (in which the compressor is powered from the vehicle’s diesel engine) for future Board consideration.

The new requirements would achieve additional emission and health risk reductions, increase the use of zero emission technology in the off-road sector, and meet the directive of Executive Order N-79-20, which set a goal for 100 percent zero-emission off-road vehicles and equipment in the State by 2035 where feasible.

*Background/Regulatory History*

- TRUs emit multiple air pollutants, including diesel PM, PM2.5, NOx, and GHG.
- TRUs typically operate at refrigerated warehouses or distribution centers, grocery stores, seaport facilities, intermodal railyards, and other locations that are often near sensitive receptors, such as schools, hospitals, senior care facilities, and residential neighborhoods that are disproportionately burdened by the cumulative health impacts from these facilities.
- CARB adopted the existing TRU ATCM in 2004 to require TRU engines that operate in California to meet specific in use PM performance standards.
- In September 2020, Governor Newsom signed Executive Order N-79-20 which directs CARB, in coordination with other State agencies, U.S. EPA, and local air districts, to develop and propose technologically feasible and cost-effective strategies to achieve 100 percent zero emission from off-road vehicles and equipment operations in the State by 2035 where feasible.

*Proposed Action*

For this measure, CARB would propose the Part 2 rulemaking to require trailer TRUs, domestic shipping container TRUs, railcar TRUs, TRU generator sets, and direct-drive refrigeration units to use zero emission technology. However, the specific proposed requirements have not been determined at this time. CARB is currently assessing zero emission technologies for trailer TRUs and the remaining TRU categories. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.
Estimated Emission Reductions

While emission reductions have not been identified at this time for the TRU Part 2 Regulation, CARB will quantify any emission reductions from the proposed measures during the development process.

Timing

- Proposed CARB Board hearing: Part 2: TBD
- Proposed implementation schedule: Part 2: TBD

Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in Table IV-B-21 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

Commercial Harbor Craft Amendments

Overview

Commercial harbor craft (CHC) include any private, commercial, government, or military marine vessels including, but not limited to ferries, excursion vessels, tugboats (including ocean-going tugboats), towboats, crew and supply vessels, work boats, pilot vessels, barges, dredges, and commercial and commercial passenger fishing boats. The majority of CHC have diesel engines, which are significant emitters of PM and NOx. CHC emissions are concentrated near the ports and pose significant health risks to nearby communities.

Background

CARB’s Commercial Harbor Craft Regulation was adopted in 2007 to reduce toxic and criteria emissions to protect public health. It was then amended in 2010 and will be fully implemented by the end of 2022. The Board will consider amendments to the CHC Regulation in 2022. The amendments establish expanded and more stringent in-use requirements to cover more vessel categories. The amendments also mandate accelerated deployment of zero emission and advanced technologies in vessel categories where technology feasibility has been demonstrated. This aligns with Executive Order N-79-20 signed by the Governor in September 2020 which directs CARB to adopt regulations to transition to ZEVs.

Proposed Action

For this measure, CARB would propose the following:

- Starting in 2023 and phasing in through 2031, most CHC (except for commercial fishing vessels and categories listed below) would be required to meet the cleanest possible standard (Tier 3 or 4) and retrofit with DPF based
on a compliance schedule. The current regulated CHC categories are ferries, excursion, crew and supply, tug/tow boats, barges, and dredges. The amendments would impose in-use requirements on the rest of vessel categories except for commercial fishing vessels, including workboats, pilot vessels, commercial passenger fishing, and all barges over 400 feet in length or otherwise meeting the definition of an ocean-going vessel. The amendments would also remove the current exemption for engines less than 50 horsepower;

- Starting in 2025, all new excursion vessels are required to be plug-in hybrid vessels that are capable of deriving 30 percent or more of combined propulsion and auxiliary power from a zero emission tailpipe emission source;
- Starting in 2026, all new and in-use short run ferries are required to be zero emission; and
- Starting in 2030 and 2032, all commercial fishing vessels would need to meet a Tier 2 standard at minimum.

In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

*Estimated Emission Reductions*

<table>
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<th>TABLE IV-B-14</th>
<th>COMMERCIAL HARBOR CRAFT AMENDMENTS EMISSION REDUCTIONS</th>
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*Timing*

- Proposed CARB Board hearing: 2022
- Proposed implementation schedule: 2023-2032

*Proposed SIP Commitment*

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-14 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2022. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

**Cargo Handling Equipment Amendments**

*Overview*

Cargo handling equipment (CHE) includes any motorized vehicles used to handle cargo or perform routine maintenance activities at California’s ports and intermodal rail yards. CHE includes yard tractors, rubber-tired gantry
(RTG) cranes, container handlers, forklifts, etc. CHE can be a significant source of diesel PM emissions in communities near the ports and intermodal rail facilities.

**Background**

CARB initially adopted the *Cargo Handling Equipment* regulation on December 8, 2005, and it became effective on December 31, 2006. This regulation was fully implemented by the end of 2017 and has resulted in reductions of diesel PM and NOx at ports and intermodal rail yards throughout California. In September 2020, the Governor signed *Executive Order N-79-20* which directs CARB to adopt regulations to transition to ZEVs, with a target to transition all off-road equipment to zero emission by 2035 where feasible. CARB is currently assessing the availability and performance of zero--emission and hybrid technologies to reduce emissions from a fleet predominantly powered by internal combustion engines and evaluating additional solutions that may include efficiency improvements.

**Proposed Action**

For this measure, CARB would propose to start transitioning CHE to full electric in 2026, with over 90 percent penetration of electric equipment by 2036. This assumption about aggressive electrification is supported by the fact that currently some electric RTG cranes, electric forklifts, and electric yard tractors are already commercially available. Other technologies are in early production or demonstration phases. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

**Estimated Emission Reductions**

**TABLE IV-B-15**

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**Timing**

Proposed CARB Board hearing: TBD  
Proposed implementation schedule: TBD

**Proposed SIP Commitment**

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in **TABLE IV-B-15** for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.
Off-Road Zero Emission Targeted Manufacturer Rule

Overview

The goal of the Off-Road Zero Emission Targeted Manufacturer Rule is to achieve criteria pollutant and GHG emission reductions by accelerating the development and production of zero emission off-road equipment and powertrains. Existing zero emission regulations and regulations currently under development target a variety of sectors (e.g., forklifts, cargo handling equipment, off-road fleets, small off-road engines, etc.) however, as technology advancements occur, more sectors, including wheel loaders, excavators, and bulldozers) could be accelerated through this measure. Fully addressing control of emissions from new farm and construction equipment under 175 horsepower that are preempt, will require partnership on needed Federal zero emission standards for off-road equipment.

Background/Regulatory History

- Zero emission off-road equipment has been consistently and successfully manufactured in a number of equipment categories (e.g., forklifts, man lifts, etc.) for decades, with wide fleet adoption taking place without mandates that required such equipment to be produced or purchased.
- For next-generation zero emission off-road equipment, CARB and other air quality agencies have funded numerous successful demonstration and pilot projects, as well as commercial-launch voucher incentive programs, like the Clean Off-Road Equipment Voucher Incentive Project, and SIP creditable emission-reduction programs, like the Carl Moyer Program.
- Studies have been performed to identify the off-road equipment types and engine horsepower ranges that have greater potential to be zero emission powered. Although more analysis is necessary, existing information suggests that zero emission technologies are feasible in many applications in which zero emission technology has not yet achieved meaningful penetration today. These studies have also identified potential electric powertrains and corresponding energy storage systems that could be used to replace existing internal combustion engines in said equipment types.
- Zero emission off-road equipment examples are already appearing and entering demonstration and commercialization across a range of other applications and across operating weight classes from small compact equipment to >35 ton machines with deployments ongoing in Norway, Denmark, Netherlands, Germany, China, Canada and elsewhere. Such examples include agricultural specialized implements and utility tractors, paving including rollers, compactors, slipform pavers and scrapers, asphalt and concrete delivery and placement, municipal equipment including landscaping maintenance and full-sized street sweepers, and earthmoving including skidsteers, compact trackloader, mini and full-sized excavators, mini and full-sized wheel loaders and various foundation drill, piledriver, demolition and large crane applications. There are 20 ton battery electric bulldozers and wheel loaders already operating in industrial settings. A number of manufacturers have already commercialized a variety of compact construction equipment and indicated a long-term zero emission shift for the compact size class.
- Governor Newsom’s Executive Order N-79-20 states that “it shall further be a goal of the State to transition to 100 percent zero emission off-road vehicles and equipment by 2035 where feasible.” The Governor’s Executive Order further directs CARB to develop and propose “strategies, in coordination with other State agencies, U.S. EPA and local air districts, to achieve 100 percent zero emission from off-road vehicles and equipment operations in the State by 2035.”
California has some of the most-impacted regions in the nation with respect to poor air quality. As such, significant NOx and PM reductions are needed to reduce air pollution and improve public health, particularly in communities that experience disproportionate burdens from exposure. Off-road equipment is one of the largest contributors to emissions in the state, and actions beyond current programs are needed to meet California’s air quality and climate goals. Developing and successfully implementing zero emission measures for off-road equipment will be a key component to achieving said air quality goals.

Proposed Action

For this measure, CARB would propose to develop a regulatory measure that would require manufacturers of off-road equipment and/or engines to produce for sale zero emission equipment and/or powertrains as a percentage of their annual statewide sales volume to ensure these globally emerging zero emissions products and related innovations come to California. A targeted manufacturer regulation will need to be structured to make timely progress while accounting for diversity in parameters such as the number of equipment and engine manufacturers producing off-road equipment for sale in California, along with sales volumes, founding a transition effort that is cost-effective and technologically feasible. Sales/production mandate levels would be developed based on the projected feasibility of zero emission technology to enter and grow in the various off-road equipment types currently operating in California. This measure is expected to increase the availability of zero-emission options in the off-road sector and support other potential measures that promote and/or require the purchase and use of such options. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

Estimated Emission Reductions

While emission reductions have not been identified at this time, CARB will quantify any emission reductions from this measure during the rule development process.

Timing

Proposed CARB Board hearing: 2025
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2025. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

Clean Off-Road Fleet Recognition Program

Overview

The primary goal of the Clean Off-Road Fleet Recognition Program would be to create a non-monetary incentive to encourage off-road fleets to go above and beyond existing regulatory fleet rule compliance and adopt advanced
technology equipment with a strong emphasis on zero emission technology. This measure would provide a standardized methodology for contracting entities, policymakers, state and local government, and other interested parties to establish contracting criteria or require participation in the program to achieve their individual policy goals.

**Background/Regulatory History**

- All self-propelled off-road diesel vehicles 25 horsepower (hp) or greater used in California and most two-engine vehicles (except on-road two-engine sweepers) are subject to the Regulation for In-Use Off-Road Diesel-Fueled Fleets (Off-Road Diesel Regulation). The Off-Road Regulation achieves reductions of NOx and diesel PM by requiring fleet owners to meet declining fleet average emission targets by replacing, or repowering older engines, or installing Verified Diesel Emission Control Strategies (VDECS) i.e., exhaust retrofits. The regulation also includes limits on idling, reporting and labeling, and restricts the adding of older vehicles into fleets. While not the primary focus of the off-road regulation, fleets may use zero emission and other advanced technology equipment to comply with the Off-Road Regulation.
- The Governor’s Executive Order N-79-20 directs CARB to develop and propose strategies to achieve 100 percent zero emission from off-road vehicles and equipment operations in the State by 2035 where feasible.
- Incentives are critical for supporting the advancement and wide-scale deployment of zero emission technologies while simultaneously providing immediate emission reductions to help meet our air quality and climate goals. Traditional, monetary incentives from federal, state, and local sources have been used to demonstrate and assess feasibility of zero emission technologies in various applications or to increase adoption of those technologies before required.
- CARB’s existing programs and ongoing work has focused on advancing and increasing adoption of zero emission technologies in off-road applications. Most of CARB’s off-road demonstration projects are focused on advancing zero emission technology in freight applications. Additional work, incentives, and program support is necessary to advance and assess the feasibility of zero emission technology in other sectors, such as construction and agriculture.
- Non-monetary incentives can play a role in the suite of strategies used to transition fleets from conventional combustion technology to advanced technology and ZEVs. These strategies can be used to motivate businesses to take actions that may require a change to normal business operations and allow regulators to provide early benefits prior to regulatory mandates.

**Proposed Action**

For this voluntary program, CARB would establish a framework that would encourage fleets to incorporate advanced technology and ZEVs into their fleets, prior to or above and beyond regulatory mandates. The program would provide standardized criteria or a rating system for fleet participation at various levels to reflect the penetration of advanced technology and ZEVs into a fleet. Levels could be scaled over time as zero emission equipment becomes more readily available. CARB anticipates the next several years of technology advancements and demonstrations to drive the stringency of the rating system. Participation in the program would be voluntary for fleets; however, designed in a manner that provides them motivation to go beyond business as usual. The program would offer value for fleets to participate by providing them access to jobs/contracts, public awareness, and marketing opportunities.

The goal would be to create a single point of standardization so that contracting entities, policymakers, state and local government, and other interested parties could use the program to establish contracting criteria or require
participation in the program to achieve their individual policy goals. These entities could point to a single program to achieve their policy goals. These entities would benefit by reducing resources needed to develop and implement individual programs, and could motivate smaller, or resource constrained, organizations to adopt policies they may not have been able to do without the statewide program. Fleets would benefit by only having to engage in a single streamlined program. The program could also be used by local air districts or other lead agencies as part of a CEQA mitigation strategy.

CARB would work with interested stakeholders over the next several years to develop a single, streamlined program, or to otherwise incorporate this concept into an existing program. While participation would be voluntary, it is expected that this program would rely heavily on existing reporting that fleets are already required to do as part of CARB’s regulatory programs. CARB expects significant outreach and coordination among all interested parties, including fleets, equipment manufacturers, state and local government, and other policy makers to ensure a program that is streamlined and useable. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

*Estimated Emission Reductions*

Given this is a voluntary program, reductions will be predicated on availability of advanced technology and zero emissions equipment, as well as interest from policy partners using the program. CARB will quantify any emission reductions from this measure during the program development process.

*Timing*

- Proposed CARB Board hearing: 2025
- Proposed implementation schedule: 2026

*Proposed SIP Commitment*

CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2025. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. Spark-Ignition Marine Engine Standards.

*Description*

The goal of this measure is to reduce emissions from new spark-ignition (SI) marine engines by adopting more stringent exhaust standards for outboard and personal watercraft, which currently do not use catalyst control technologies. Staff estimates that stricter standards could reduce combined HC and NOx by approximately 70 percent below the current HC+NOx standard (>16.5 grams per kilowatt-hour (g/kW-hr)) for engines greater than or equal to 40 kilowatt (kW) in power, and by approximately 40 percent for engines less than 40 kW in power.

CARB staff is also evaluating whether some outboard and personal watercraft vessels could be propelled by zero emission technologies in certain applications. For example, zero-emission powertrains have the potential to gradually replace most outboard engines less than 19 kW, as well as many new personal watercraft engines.
Reducing emissions from watercraft would help clear the air in the parks, beaches, and recreational areas where Californians go for family time and relaxation. To the extent watercraft are used in and near communities most impacted by air pollution, cutting emissions from these engines to the maximum extent feasible is important for reducing exposure in such communities.

**Background**

- U.S. EPA first promulgated exhaust emission standards to reduce emissions of HC and NOx from new outboard and personal watercraft engines in 1996 which were to begin in 2006.
- In 1998, CARB adopted regulations that accelerated the federal standard’s 2006 implementation date to 2001 in California. The regulations also set more stringent California standards for outboard and personal watercraft engines that took effect in 2004 and 2008.
- On July 26, 2001, the Board amended the SI marine regulations to include HC+NOx emission standards for new sterndrive and inboard marine engines. These standards initially capped HC+NOx emissions at 16.0 g/kW-hr from 2003 to 2006, but beginning in 2007, sterndrive and inboard engines had to meet a catalyst-based 5.0 g/kW-hr HC+NOx standard. Most sterndrive and inboard engines are derived from truck engines and their aftertreatment technology makes the transition to catalysts far less complicated than for outboard and personal watercraft engines.
- In 2007, U.S. EPA harmonized with CARB’s accelerated implementation schedule and more stringent exhaust standards for outboard and personal watercraft engines.
- In 2010, Mercury Marine Corporation demonstrated the ability of catalyst-equipped 45 kW and 150 kW outboard engines to meet a 5.0 g/kW-hr HC+NOx standard in a feasibility program sponsored by CARB.
- In 2013, Mercury Marine Corporation demonstrated that a catalyst-equipped 30 kW outboard engine was able to meet a 5.0 g/kW-hr HC+NOx standard in another feasibility program sponsored by CARB.

**Proposed Action**

For this measure, CARB would develop and propose catalyst-based standards for outboard and personal watercraft engines greater than or equal to 40 kW in power that will gradually reduce emission standards to approximately 70 percent below current levels. For outboard and personal watercraft engines under 40 kW, more stringent exhaust standards will be developed and proposed based on the incorporation of electronic fuel injection that will gradually reduce emission standards 40 percent below current levels. These standards could be met directly or through corporate averaging.

In addition to adopting more stringent exhaust standards, CARB is considering actions per Executive Order N-79-20 that would require a percentage of outboard and personal watercraft vessels to be propelled by zero emission technologies for certain applications. Outboard engines less than 19 kW, which are typically not operated aggressively or for extended periods, could potentially be phased-out and gradually replaced with zero-emission technologies. Some personal watercraft applications could also potentially be replaced with zero emission technologies. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

**Estimated Emission Reductions**
The estimated emission benefits associated with this measure were calculated using CARB’s off-road recreational marine vessel emissions inventory model, RMV2022, assuming a 5.0 g/kW-hr HC+NOx standard for outboard engines and personal watercraft engines at or above 40 kW in power and a 10.0 g/kW-hr HC+NOx standard for engines less than 40 kW, phased in from 2029 to 2033. The potential benefits from electrification assume both a 100 percent phase-in for outboard engines less than 19 kW and a 50 percent phase-in for personal watercraft engines of all power ratings. Preliminary estimated emission benefits are presented below in summer average tpd.

**TABLE IV-B-16**

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**Timing**

Proposed CARB Board hearing: 2026/2027

Proposed implementation schedule: 2029-2033 phase-in for exhaust standards

2029-2035 phase-in for zero emissions

**Proposed SIP Commitment**

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-16 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2027. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

**Proposed Measures: Consumer Products**

**Description of Source Category:**

Chemically formulated consumer products such as personal care products, household care products, and automotive care products are a significant source of ROG emissions and have been regulated as a source of ROG in numerous rulemakings since 1989. Consumer products are the largest source category of ROG emissions in the South Coast and statewide.

Although it is not possible to meet the 70 ppb ozone standard without significant NOx reductions, ozone modeling has shown that reductions in ROG emissions remain an effective strategy for control of ozone in certain geographic areas of California with high NOx emissions. This is the case with the South Coast, and to a lesser extent in other highly
populated areas of coastal California. Emission-rich upwind areas in the South Coast contribute to ozone formation further downwind and may themselves experience ozone concentrations above the health-based ambient air quality standards. Modeling also shows that for these upwind areas, the effectiveness of ROG reductions declines as ozone concentrations fall with continued NOx reductions. Therefore, ROG reductions are more impactful in the South Coast—which features a high concentration of NOx emissions sources and the nation’s highest ozone levels—than elsewhere in California. Ozone modeling indicates that much of the South Coast, and particularly its more densely populated western and central areas, will continue to benefit from reductions in volatile organic compounds—the more volatile portion of ROG—in the post-2031 timeframe. Given that population tracks closely with consumer product use, further emission reductions from consumer products would significantly contribute to ozone attainment progress in the South Coast.

**Consumer Products Standards**

**Overview**

Current regulations have been effective in substantially reducing VOC emissions from consumer products. The consumer products program, broadly, consists of a number of regulations that, over the past 30 years, have led to an over 50 percent reduction in emissions. However, benefits from the adopted standards are being eroded by California’s population growth and associated product usage, and VOC emissions from consumer products now exceed those from any other emission source category. The primary goal of this measure is to help attain federal ozone standards in the South Coast by addressing projected growth in consumer product emissions. While this measure focuses on attaining federal air quality standards in the South Coast, where nearly 15 million residents face the most extreme and persistently high ambient ozone levels in the nation, it will also facilitate attainment of State and federal air quality standards in other California regions.

**Background/Regulatory History**

- Consumer products are a diverse group of chemically formulated products used by household and institutional consumers and are a significant source of both VOC and ROG emissions. CARB has regulated consumer products by setting regulatory standards applicable to their chemical constituents.
- As part of the State’s effort to reduce air pollutants, in 1988 the Legislature added section 41712 to the California Clean Air Act (California Act) in the Health and Safety Code. Along with subsequent amendments, this section requires CARB to adopt regulations to achieve the maximum feasible reduction in VOC emissions from consumer products. In doing so, the Board must first determine that adequate data exist to establish that the regulations are necessary to attain State and federal ambient air quality standards. Commercial and technological feasibility of the regulations must also be demonstrated. The California Act requires that regulations must not eliminate any product form, and that recommendations from health professionals must be considered when developing control measures for health benefit products.
- Historically, regulated consumer products have been subject to standards that limit VOC content by mass. Some regulated product categories—aerosol coatings and multi-purpose lubricants—have subsequently been regulated by setting reactivity-based limits. Both regulatory approaches are intended to reduce ozone formation from consumer products. The relative effectiveness of each regulatory approach varies by product category. Product manufacturers have complied with VOC content standards and reactivity limits by reformulating products.
Since the program’s inception, CARB’s progressively declining VOC standards and reactivity limits have reduced VOC emissions by 250 tpd.

- Several reformulation approaches may be used to comply with VOC content standards. These include: substituting much less reactive VOCs (known as exempt VOCs) for more reactive chemical species; using less volatile organic constituents (known as low vapor pressure VOCs, or LVP-VOCs); increased use of water and other volatile inorganic ingredients; and increased use of non-volatile constituents. Chemicals in the four groupings listed above are not included when determining whether the VOC content of a product exceeds the applicable VOC standard.

- CARB controls emissions from aerosol coating products using a reactivity-based regulation. This regulation uses product-weighted reactivity-based limits to reduce product ozone formation potential. Reactivity limits apply to the entirety of a product’s volatile organic content, including VOCs, LVP-VOCs, and exempt VOCs. This approach emphasizes use of less reactive rather than less volatile ingredients. Historically, reductions from reactivity limits are expressed as either VOC reductions or equivalent VOC reductions.

- CARB has reduced exposure to toxic air contaminants (TACs) by prohibiting use of certain chlorinated compounds in 83 categories of consumer products. Since the first prohibition on TAC became effective in 2002, CARB has achieved a total emissions reduction of over 13 tpd of TACs. Furthermore, when setting VOC or reactivity-based limits, CARB has applied California Environmental Quality Act provisions requiring that environmental impacts of proposed regulations be evaluated.

- CARB prohibitions on use of ingredients with a global warming potential (GWP) above 150 in several consumer product categories have reduced GHG emission growth by approximately 0.24 million metric tons of carbon dioxide equivalents by 2030. However, increased use of HFC-152a propellant, an exempt VOC with a GWP of 124, could offset the benefits of adopted high GWP compound prohibitions.

- CARB staff periodically conducts consumer product surveys which assess the sales volume and formulations of consumer products sold in California.

**Proposed Action**

For this measure, CARB is seeking further emission reductions to support ozone attainment in the South Coast and elsewhere in California. To accomplish this, CARB staff anticipates casting a wide net in its review of product categories. CARB staff will conduct additional targeted product surveys to guide rule development and ensure emission reductions are based on the state-of-science. Staff will consider opportunities for ozone formation reductions both from already regulated product categories as well as previously unregulated categories. For categories with relatively high contributions to ozone formation, whether currently regulated or unregulated, staff will evaluate the merits of proposing reactivity limits.

Approaches to be considered also include investigating concepts for expanding manufacturer compliance options, market-based approaches, and reviewing existing exemptions. Staff will work with stakeholders to explore mechanisms that would encourage the development, distribution, and sale of cleaner, very low, or zero-emitting products. In undertaking these efforts staff will prioritize strategies that achieve the maximum feasible reductions in ozone-formation, TACs and greenhouse gas (GHG) emissions.

In summary, efforts to reduce the ozone impact of consumer products will include CARB staff’s consideration of control strategies that utilize VOC standards and reactivity-based limits. Staff will also consider other innovative
approaches to most effectively meet emission reduction targets and help California meet its air quality, climate and public health goals.

In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full independent public process.

*Estimated Emission Reductions*

The proposed measure would address consumer product emissions growth by 2037 to help meet federal ozone standards in the South Coast and would contribute to attainment of State and federal standards statewide. Staff will use Survey data, along with other technical information, to propose control strategies to mitigate projected emission increases due to increased product use over time in the South Coast and statewide.

Staff intends to continue performing survey work in support of Consumer Product Program implementation. Survey results will enable staff both to track emissions trends and to project future emission levels for use in ozone modeling. That modeling would be used in the future to evaluate the need for further consumer product emission reductions. Survey work would also inform CARB staff about the emergence and market acceptance of products that could be the basis, should the need arise, for more stringent, technologically achievable and commercially viable regulatory limits.

Emission reduction targets in this measure are expressed as VOC reductions or equivalent VOC reductions, as has historically been the case when describing SIP-creditable emission reductions resulting from more stringent VOC standards or reactivity limits, respectively. The term equivalent VOC reduction recognizes that reductions in ozone formation may be achieved by reformulating a product to use less reactive VOCs. For example, ozone formation reductions could be achieved by substituting less reactive VOC for more reactive VOC in a product. While total VOC content may not be reduced by such a reformulation, a reactivity limit would translate to an equivalent VOC reduction, based on the resulting ozone formation reduction. Similarly, equivalent VOC reductions could result from substitution of less reactive VOCs for LVP-VOCs in a product. In such a case, the total VOC content of a product could increase even as its ozone formation potential decreases. The benefits of such a regulatory approach would be appropriately expressed as equivalent VOC reductions.

**TABLE IV-B-17**

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 VOC (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statewide</td>
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<td>20</td>
</tr>
<tr>
<td>South Coast</td>
<td>NYQ</td>
<td>8</td>
</tr>
</tbody>
</table>

*Timing*

Proposed CARB Board hearing: 2025-2028
Proposed implementation schedule: 2028-2037

*Proposed SIP Commitment*
CARB staff proposes to commit to undertake investigation of a rule designed to achieve the emission reductions shown in TABLE IV-B-17 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2028. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

Proposed Measures: Residential and Commercial Buildings

Description of Source Category

Residential and commercial buildings are responsible for roughly 5 percent of statewide NOx emissions due to natural gas combustion. California’s buildings emit about 65 tpd NOx\(^{53}\) to the ambient air, about 4 times the emissions from electric utilities and nearly two-thirds the emissions from light-duty vehicles statewide. Space and water heating comprise nearly 90 percent of all building-related natural gas demand.\(^{54}\) Buildings also contribute to approximately 25 percent of California’s GHG emissions when accounting for fossil fuels consumed onsite and through electricity demand. as well as refrigerants used in air conditioning systems and refrigerators.. The fuels we use and burn in buildings, primarily natural gas, for space and water heating contribute significantly to building-related criteria pollutant and GHG emissions and provide an opportunity for substantial emissions reductions where zero emission technology is available.

Zero Emission Standard for Space and Water Heaters

Overview

The primary goal of this measure is to reduce emissions from space and water heaters installed in new and existing residential and commercial buildings. CARB would set an emission standard for space heaters and water heaters to go into effect in 2030. CARB would adopt a statewide zero emission standard which would have criteria pollutant benefits as a key result along with GHG reductions. Beginning in 2030, 100 percent of sales of new space heaters and water heaters would need to comply with the emission standard. CARB would design any such standard in collaboration with energy and building code regulators, and with air districts, to ensure it was consistent with all state and local efforts, and would work carefully with communities to consider any housing cost or affordability impacts, recognizing that reducing emissions and energy demand from these appliances can generate cost-savings and health benefits with properly designed standards. As this proposal is developed, this measure may be expanded to include other end-uses.

Background/Regulatory History

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Nine air districts regulate NOx emissions from space heaters and water heaters. Bay Area, San Joaquin Valley, South Coast, Yolo-Solano, San Diego County, and Sacramento Metro enforce the most stringent emission limit of 10 ng/J NOx for water heaters. San Joaquin Valley and South Coast enforce the most stringent emission limit of 14 ng/J NOx for space heaters.

Even with low NOx emission limits in place, NOx emissions from natural gas combustion in residential and commercial buildings are projected to total 61 tpd NOx in the year 2030 and 58 tpd NOx in the year 2037\(^5\). If no further action is taken to further limit emissions from natural gas combustion, building-related emissions are projected to total 17.2 tpd NOx in South Coast by 2037.

A statewide zero emission standard for space and water heaters has the potential to reduce 23.06 tpd NOx in 2037. If the statewide zero emission standard was expanded to include cooking, clothes drying, and all other end-uses of natural gas in residential and commercial buildings, it has the potential to reduce 30.63 tpd NOx in 2037.

Proposed Action

For this measure, CARB would develop and propose zero emission standards using its regulatory authority for GHGs (which includes consideration of related criteria pollutant reduction benefits) for space and water heaters sold in California. CARB would collaborate with the U.S. Department of Energy and the California Energy Commission who are responsible for establishing appliance standards focused on maximizing energy efficiency at the federal and state level. CARB would consult with the California Building Standards Commission, Housing and Community Development and the California Energy Commission who have authority to develop building standards for new construction, additions, and alterations of residential and commercial buildings to ensure this measure is complementary. At the regional level, CARB would work with air districts in the development of a statewide zero emission standard that would go into effect in 2030 and to further tighten district rules to drive increased adoption of zero emission technologies.

This measure would not mandate retrofits in existing buildings, but some buildings would require retrofits to be able to use the new technology that this measure would require. Beginning in 2030, 100 percent of new space and water heaters (for either new construction or replacement of burned-out equipment in existing buildings) sold in California would need to meet the zero emission standard. It is expected that this regulation would rely heavily on heat pump technologies currently being sold to electrify new and existing homes. In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full public process.

Estimated Emission Reductions

The estimated emission benefits associated with a zero emission standard measure were quantified based on CARB’s Vision Scenario Planning Model. Preliminary estimated emission benefits are presented below.

\(^{55}\) CARB’s Criteria Emission Inventory CEPAM: 2019 Version 1.03 - Standard Emission Tool.
TABLE IV-B-18
WATER HEATING AND SPACE HEATING EMISSION REDUCTIONS

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 ROG (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statewide</td>
<td>23.1</td>
<td>2.0</td>
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<tr>
<td>South Coast</td>
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Timing

Proposed CARB Board hearing: 2025
Proposed implementation schedule: 2025-2030

Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-18 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2025. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emission reductions than the amount shown.

Proposed Measures: Primarily-Federally and Internationally Regulated Sources

In addition to reducing emissions from on-road vehicles and off-road equipment, it is critical to achieve emissions reductions from sources that are primarily regulated at the federal and international level. CARB and the air districts in California have taken actions to not only petition federal agencies for action, but also to directly reduce emissions using programmatic mechanisms within our respective authorities. CARB continues to explore additional actions, many of which may require a waiver or authorization under the Clean Air Act, as described below. That said, given that aviation, locomotives, and oceangoing vessels are projected to contribute more than 40 percent of statewide NOx emissions by 2037, as shown in FIGURE IV-B-15, actions by the U.S. EPA and other federal and international entities are needed to reduce emissions from these sources. As shown below and in FIGURE IV-B-16, emissions of both ROG and NOx from these sources are projected to increase from 2018 through 2037 absent additional federal action.
Description of Source Categories:

Locomotives

Locomotives are self-propelled vehicles used to push or pull trains, including both freight and passenger operations. Union Pacific Railroad (UP) and BNSF Railway (BSNF) are the two Class I, or major, freight railroads operating in California. There are also seven intrastate passenger commuter operators and up to 26 freight shortline railroads currently operating in California. UP and BNSF, however, generate the vast majority (90 percent) of locomotive emissions within the State, with most attributable to interstate line haul locomotives.

UP and BNSF operate three major categories of freight locomotives, both nationally and in California. The first category is interstate line haul locomotives, which are primarily ~4,400 horsepower (HP). The second category is made up of medium-horsepower (MHP) locomotives, as defined by CARB as typically between 2,301 and 3,999 HP. MHP locomotives are typically older line haul locomotives that have been cascaded down from interstate service. And lastly, there are switch (yard) locomotives, specifically defined by U.S. EPA as between 1,006 and 2,300 HP.

Locomotives operating at railyards and traveling throughout the nation are a significant source of emissions of diesel PM (which CARB has identified as a toxic air contaminant), NOx, and GHGs. These emissions often occur in or near densely populated areas and neighborhoods, exposing residents to unhealthy levels of toxic diesel PM, plus regional ozone and secondary PM2.5.

Aviation

Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures, not including reductions to be achieved from the HD I/M and SORE regulatory actions in December 2021.
According to CARB’s official emissions inventory, five different aircraft categories contribute significantly to NOx emissions: civilian piston aircraft, agricultural crop-dusting aircraft, military jet aircraft, commercial jet aircraft, and civilian jet aircraft. Commercial jet aircraft contribute about 90 percent of NOx emissions from all aircraft in California, whereas military jet aircraft and civilian jet aircraft each contribute about 4.5 percent of NOx. Together, civilian piston aircraft and agricultural crop-dusting aircraft produce less than 1 percent of NOx emissions.

Ocean-Going Vessels

Ocean-Going Vessels (OGV or vessel) are very large vessels designed for deep water navigation. OGVs include large cargo vessels such as container vessels, tankers, bulk carriers, and car carriers, as well as passenger cruise vessels. These vessels transport containerized cargo; bulk items such as vehicles, cement, and coke; liquids such as oil and petrochemicals; and passengers. OGVs travel internationally and may be registered by the U.S. Coast Guard (U.S.-flagged), or under the flag of another country (foreign-flagged). Most vessels that visit California ports are foreign-flagged vessels.

FIGURE IV-B-16
PRIMARILY-FEDERALLY REGULATED SOURCES: STATEWIDE BASELINE EMISSIONS INVENTORY

Federally Certified On-Road Heavy-Duty Vehicles

As previously described, heavy-duty vehicles include a wide range of vocational and drayage trucks, as well as buses. California may receive a waiver of Clean Air Act preemption for new motor vehicles that differ from the federal emission standards. Since 1990, California’s heavy-duty engine emission standards have become dramatically more stringent than federal emission standards. While California has more stringent emission standards for heavy-duty vehicles than the federal government, this does not prevent trucks from outside of California traveling within the state. 

57 Source: CARB 2019 CEPAM v1.03; represents the current baseline emissions with adopted CARB and district measures.
state. Close to half of the vehicle miles traveled from on-road heavy-duty vehicles in the state is contributed by vehicles originally sold outside of California, otherwise known as federal-certified vehicles. These federal-certified vehicles are only required to meet the less stringent federal emission standards and not California’s emission standards.

Preempted Off-Road Equipment

The off-road equipment category includes some equipment in the following categories: lawn and garden equipment, transportation refrigeration units, vehicles and equipment used in construction and mining, forklifts, cargo handling equipment, commercial harbor craft, and other industrial equipment. California is the only state with authority to adopt and enforce emission standards for new and in-use off-road engines that differ from the federal emission standards. That said, the Clean Air Act does preempt California from establishing more stringent standards for equipment under 175 horsepower in a select group of off-road equipment categories. These preempted off-road equipment categories are only required to meet the less stringent federal emission standards and not California’s emission standards.

Proposed CARB Measures

In-Use Locomotive Regulation

Overview

CARB is developing the In-Use Locomotive Regulation to accelerate the adoption of advanced, cleaner technologies, including zero emission technologies, for locomotive operations. Locomotives have diesel engines, which are significant emitters of PM and NOx. Locomotive emissions are concentrated in locations like ports and railyards and pose significant health risks to nearby communities. This draft regulation will be implemented statewide and provide an opportunity for railroads to better address regional pollution and long-standing environmental justice concerns with communities near railyards.

Additionally, the measure includes a pathway to accelerate the immediate adoption of advanced cleaner technologies for all locomotive operations. These accelerated timelines for cleaner technologies are in response to Executive Order N-79-20, which calls for 100 percent of off-road vehicles and equipment operations to be zero emission by 2035 where feasible.

Local air districts may also pursue indirect source rules for freight facilities that could result in reductions from this category. CARB staff is considering an indirect source rule suggested control measure to assist air districts.

Background/Regulatory History

- Locomotive emissions are projected to contribute 14 percent to the State’s freight diesel emissions NOx inventory and 16 percent to the State’s freight diesel emissions PM2.5 inventory in 2030.
- Locomotive activity occurs at seaports, railyards, and other major freight hubs throughout California. Nearby communities are disproportionately burdened by the cumulative health impacts from these facilities.
- In 2017, CARB petitioned U.S. EPA to promulgate a Tier 5 standard. The proposed standard would include the first-ever zero emission capability using on-board batteries to support zero emission rail operation in sensitive
areas, as well as cut fuel consumption and GHG emissions. As of September 2021, U.S. EPA has taken no action on this petition.

- The proposed In-Use Locomotive Regulation is California’s first regulation of locomotives in-use. In the past, CARB obtained emissions reductions from locomotives through enforceable agreements with two Class 1 railroads: UP and BNSF. The 1998 Locomotive NOx Fleet Average Emissions Agreement in the South Coast Air Basin (1998 MOU\textsuperscript{58}) mandated a Tier 2-average NOx emission standard throughout the South Coast Air Basin by 2010.
- The 2005 Statewide Railyard Agreement (2005 Agreement\textsuperscript{59}) initiated early use of low–sulfur diesel in locomotives, established a statewide idle-reduction program, and ensured that BNSF and UP would work with CARB to obtain Health Risk Assessments at 18 of California’s major railyards.
- While enforceable agreements and federal locomotive standards have achieved emission reductions, more stringent emission standards are needed to address the air quality, public health, and climate change concerns associated with locomotive operations.
- In September 2020, Governor Newsom signed Executive Order N-79-20 which directs CARB to adopt regulations to transition the State’s transportation fleet to ZEV. This includes transitioning the state’s off-road fleet (including locomotives) to ZEVs by 2035 where feasible.

**Proposed Action**

For this measure, CARB would develop an In-Use Locomotive Regulation that would apply to all locomotives operating in the State of California with engines that have a total rated power of greater than 1,006 hp, excluding locomotive engines used in training of mechanics, equipment designed to operate both on roads and rails, and military locomotives. In addition to the measures described below, locomotive operators would report locomotive engine emissions levels and activity on an annual basis.

**Spending Account:** The goal of this action is to increase uptake of cleaner diesel locomotives and zero emission locomotives.

- By July 1, 2023, a spending account would be established for each locomotive operator.
- The amount deposited annually into the operator’s spending account is determined by the NOx and PM emission levels of the locomotive engines and activity in megawatt hours of each locomotive operated in California.
- Funds in the account would be required to go toward the cleanest commercially available locomotives or zero emission equipment or infrastructure from 2023-2030, and toward zero emission locomotives, zero emission equipment, or zero emission infrastructure from 2030 and beyond.
- At any time, the spending account funds may also be used for zero emission infrastructure.


In-use Operational Requirements: Gradually eliminating the use of older, dirtier locomotives.

- Beginning January 1, 2030, all locomotives built in 2007 and older are banned from use in California.
- After January 1, 2030, every locomotive that is 23 years old or older will be banned from use in California.
- Starting January 1, 2030 all new Passenger, Switch and Industrial locomotives brought into California operations must be zero emission.
- Starting January 1, 2035 all new Line Haul locomotives brought into California operations must be zero emission.

Idling Limit: Reducing unnecessary idling.

- Locomotives equipped with automatic engine stop/start systems are to idle no more than 30 minutes unless an exemption applies.

In addition to the development process for the 2022 State SIP Strategy, the measure as proposed by staff or adopted by the Board will be subject to a full public process.

Estimated Emission Reductions

<table>
<thead>
<tr>
<th>TABLE IV-B-19</th>
<th>IN-USE LOCOMOTIVE REGULATION EMISSION REDUCTIONS</th>
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<tr>
<td>Region</td>
<td>2037 NOx (tpd)</td>
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<td>Statewide</td>
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<td>South Coast</td>
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Timing

- Proposed CARB Board hearing: 2023
- Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to undertake investigation of a rule designed to achieve the NOx emission reductions shown in TABLE IV-B-19 for the relevant nonattainment areas in the relevant years. CARB staff proposes to commit to engage in a public process and bring an item to the Board by 2023. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule to the Board, and the Board adopts it, that rule may provide more or less emissions reductions than the amount shown.

Future Measures for Aviation Emissions Reductions

Overview
The primary goal of future measures for aviation is to reduce emissions from airport and aircraft related activities. The identified emission sources for the aviation sector are main aircraft engines, auxiliary power units (APU), and airport ground transportation. Controlling emission sources that are primarily regulated by the federal government is critical to protect public health and to achieve our clean air and climate targets. Despite the reductions achieved by existing federal programs, such as the Federal Aviation Administration’s (FAA) Continuous Lower Energy, Emissions and Noise (CLEEN) program, and National Aeronautics and Space Administration (NASA) programs; Advanced Air Vehicles Program, Integrated Aviation System Research Program, and the Environmentally Responsible Aviation Project, additional measures are needed to meet air quality and climate goals and obtain local health exposure reductions. While engine standards do exist at the federal and international level for new aircraft, these standards do not reflect the current state of technology. As a result, emissions from the aviation sector have not decreased at the same pace as those for other mobile sources in California. In order to achieve the magnitude of emission reductions necessary from this category, and due to the local, national and international nature of aircraft travel, strong action and advocacy is required at the federal and international level as well as advocacy and action at the state, district and local level.

At the State level, CARB has implemented regulations aimed at reducing on-ground emissions from airports and some local air districts have Memorandums of Understandings (MOUs) with airports to further reduce on-ground emissions. To achieve necessary emission reductions at the federal level, CARB will need to advocate and coordinate with local, district level, State, federal and international oversight and regulatory organizations to promulgate measures and regulations to achieve reductions while considering feasibility, preemption and authority – this is discussed further in the Federal Actions portion of this document.

Local air districts may also pursue indirect source rules for freight facilities that could result in reductions from this category. CARB staff is considering an indirect source rule suggested control measure to assist air districts.

**Background/Regulatory History**

- NOx emissions from aircraft are projected to grow significantly. In California, aircraft are projected to make up 9.5 percent of mobile source NOx emissions in 2035, increasing from 5.4 percent in 2020.\(^{60}\)
- International Civil Aviation Organization (ICAO) is the United Nations body that sets and adopts civil aviation standards and practices for its 193 national government members. The Committee on Aviation Environmental Protection (CAEP) is a technical committee of ICAO. CAEP assists ICAO with formulating new policies and adopting new standards and recommended practices. The most recent standards adopted by ICAO are:\(^{61}\)
  - CAEP/8: latest NOx standard adopted in 2011;
  - CAEP/10: first CO₂ standard adopted in 2017; and

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\(^{60}\) 2021_line_haul_locomotive_emission_inventory_final.pdf (ca.gov).

ww2.arb.ca.gov/sites/default/files/2021-02/2021_line_haul_locomotive_emission_inventory_final.pdf.

\(^{61}\) Committee on Aviation Environmental Protection (CAEP) (icao.int)

www.icao.int/ENVIRONMENTAL-PROTECTION/Pages/CAEP.aspx.

\[IV-B-91\]
U.S. EPA has the authority to regulate factors that affect fuel consumption and greenhouse gas (GHG) emissions from aircraft.\textsuperscript{62} The factors include engine emissions, aerodynamics, and aircraft weight. U.S. EPA is not bound by ICAO standards. U.S EPA has the authority to adopt standards that are stricter than those set by ICAO. EPA has historically adopted ICAO standards and has most recently proposed a GHG emission standard for aircraft that is equivalent to the ICAO standard.

- FAA’s CLEEN program is a cost-sharing program aimed at accelerating the development and commercialization of new certifiable aircraft technologies and sustainable aviation fuels. The program has been successful in developing technologies relating to composite airframe technologies, advanced wing technologies, advanced fan systems, and many other technologies.\textsuperscript{63}
- There are certified aircraft engines available that achieve NOx emissions below the latest CAEP/8 standard, and engine manufacturers are also currently developing engines that achieve significant reductions beyond the current standards.
- CARB implemented the In-Use Off-Road Diesel-Fueled Fleets Regulation, Large Spark -Ignition Fleet Requirements Regulation, and the Zero emission Airport Shuttle Regulation, all aimed at targeting airport related on-ground emissions. Current regulations aim to reduce harmful emissions such as NOx, hydrocarbons, GHGs, and PM among others.

\textit{Proposed Action}

Due to U.S. EPA’s authority on setting emission standards, for this measure, CARB would strongly advocate for stricter emission regulations and highlight the need to reduce pollution to protect public health – this is discussed further in the Federal Actions portion of this document.

CARB would also explore requiring all larger airports to perform a comprehensive and standardized emission inventory. An accurate emission inventory that reflects all on-ground and near-ground emissions would establish a baseline and enable verifiable and quantifiable future emissions reductions. Accurate reporting would enable better emissions inventory development, technology assessment, and policy development, such as future regulatory and incentive programs.

CARB would evaluate federal, State, and local authority in setting operational efficiency practices to achieve emission reductions. Operational practices include landing, takeoff, taxi, and running the APU, and contribute to on-ground and


near-ground emissions. Near ground emissions are emissions between ground level up to 3,000 feet. Operational practices such as de-rated take-off\textsuperscript{64} and reduced power taxiing\textsuperscript{65} have the potential to achieve emission reductions.

CARB would similarly work with U.S. EPA, air districts, airports, and industry stakeholders in a collaborative effort to develop regulations, voluntary measures and incentive programs. CARB would evaluate the incentive amounts that would be required to encourage aircrafts to voluntarily use cleaner engines and fuels. Incentives to encourage aircraft to use cleaner engines and fuels in California would involve identification of funding sources and implementation mechanisms such as development of new programs. In addition to the development process for the 2022 State SIP Strategy, the measure or measures as proposed by staff or adopted by the Board will be subject to full public processes.

\textit{Estimated Emission Reductions}

While emission reductions have not been identified at this time, CARB will quantify any emission reductions from the proposed measures during the development process.

\textit{Timing}

CARB is exploring authority, feasibility, and conducting advocacy: 2021-2031.

Proposed CARB Board hearing: TBD
Proposed implementation schedule: TBD

\textit{Proposed SIP Commitment}

CARB staff proposes to commit to engage in a public process and bring an item to the Board. The detailed actions that CARB will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule or program to the Board, and the Board adopts it, that rule or program may provide more or less emissions reductions than the amount shown.

\textbf{Future Measures for Ocean-Going Vessel Emissions Reductions}

\textit{Overview}

The primary goal of future measures for ocean-going vessels (OGVs) is to further reduce emissions from OGVs that are transiting, maneuvering, or anchoring in regulated California waters (RCW) and while docking at berth in California seaports.\textsuperscript{66} California has two primary regulations currently in place to reduce emissions from OGVs: 1) the Vessel Clean Fuel Regulation, which was adopted in 2008 and requires all OGVs to use cleaner 0.1 percent sulfur distillate


\textsuperscript{65} Sustainable Aviation, “Aircraft on the Ground CO2 Reduction Programme,” UK’s Airport Operators Association.

\textsuperscript{66} Regulated California Waters is defined as within 24 nautical miles of the California coast.
grade fuels while in RCW, and 2) the At Berth Regulation, which requires regulated vessels to connect to shore power or use an alternative emissions control technology to reduce emissions while docked at berth at regulated California seaports. The original At-Berth Regulation was adopted in 2007, and requires 80 percent of regulated container, refrigerated cargo, and passenger cruise vessels to reduce emissions while berthed at regulated California seaports. The 2020 At Berth Regulation expansion extended emissions control requirements to auto carrier (also called “roll-on/roll-off” or “ro-ro”) and tanker vessels, as well as new seaports and marine terminals that receive these two vessel types, and requires all regulated vessel types to connect to shore power or a CARB approved emissions control strategy during every visit to a regulated marine terminal.69

There are also existing voluntary incentive programs in place that encourage OGVs to reduce emissions, such as the Port of Los Angeles’ Environmental Ship Index Program, the Port of Long Beach’s Green Flag Incentive Program, and the various vessel speed reduction (VSR) zones that are in place off the Ports of Long Beach, Los Angeles, and San Diego, as well as in the Santa Barbara Channel and San Francisco Bay.

Despite the reductions achieved by existing regulatory and incentive programs, additional measures are needed to achieve further emissions reductions from OGVs in order to protect public health and meet federal air quality standards. OGVs have diesel engines, which are significant emitters of PM and NOx. OGV emissions are concentrated near the ports and pose significant health risks to nearby communities. Due to the international nature of OGVs, advocacy and coordination with federal and international oversight and regulatory organizations may be needed to achieve additional emissions reductions – this is discussed further in the Federal Actions portion of this document.

Local air districts may also pursue indirect source rules for freight facilities that could result in reductions from this category. CARB staff is considering an indirect source rule suggested control measure to assist air districts.

**Background/Regulatory History**

- The majority of emissions from OGVs occur while vessels are in transit and operating their large slow-speed marine engines, which are typically powered by heavy fuel oil (or “bunker fuel”). CARB’s Vessel Clean Fuel Regulation requires OGVs to use 0.1 percent sulfur distillate grade fuels (marine diesel oil/marine gas oil) for all OGVs sailing within RCW to help reduce emissions from OGVs, namely sulfur oxide (SOx) emissions.

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67 Regulated container and refrigerated cargo fleets are any fleet making 25 or more visits to a regulated seaport, while regulated cruise fleets are any fleet making 5 or more visits to a regulated seaport.

68 Under the 2007 At-Berth Regulation, six California seaports are subject to emissions control requirements: the Ports of Los Angeles, Long Beach, Oakland, San Francisco, San Diego, and Hueneme.

69 Under the 2020 At Berth Regulation, any marine terminal receiving 20 or more visits from container, refrigerated cargo, cruise, ro-ro, or tanker vessels is subject to emission control requirements.

OGV emissions (up to 100 nautical miles) are projected to account for 20 percent of mobile source NOx emissions in 2037, up from 10 percent in 2017.\textsuperscript{71} Increased emissions are occurring from all modes of OGV operations (in transit, maneuvering, anchoring, and at berth) because of increased import/export activity and seaport congestion (which may be associated with a variety of factors, including the global pandemic, periodic labor disputes, tariff changes, etc.). OGVs and emissions standards are largely regulated on an international level by the International Maritime Organization (IMO), whose primary focus is reducing NOx and GHG emissions from OGVs. IMO marine engine standards for OGVs regulate NOx emissions only, with no PM standards in place. Tier I and II engine standards exist for any vessel with a keel-laid date of January 1, 2000, and January 1, 2011, respectively. Stricter Tier III IMO marine engines, which achieve a significant reduction in NOx emissions (around an 80 percent reduction from Tier II) are currently required for any OGV with a keel-laid date of January 1, 2016, or later. However, due to the long lifespan of OGVs and the fact that OGVs with keel laid dates after January 1, 2016, are only required to have Tier III engines when sailing within Emission Control Areas (ECA), turnover to Tier III engines is slow and not expected for most vessel categories until 2030+.\textsuperscript{72}

Significant reductions in SOx emissions from OGVs have been achieved through implementation of the Vessel Clean Fuel Regulation and North American Emissions Control Area. Reductions in NOx, PM, and GHGs have also been achieved through implementation of the At Berth Regulation, however, additional reductions of these pollutants are needed, particularly from OGVs in transit and anchoring near the California coast, in order to achieve federal air quality standards and reduce health impacts from ultrafine diesel particles in portside communities. Advocacy at the federal/international level for measures such as cleaner vessel engine standards, cleaner fuels, and increased use of vessel speed reduction outside of RCW may be necessary to achieve further reductions from OGVs. Cleaner marine fuels being explored include hydrogen, methanol, ammonia, and liquid natural gas (LNG). There is no consensus within the maritime industry yet as to which alternative fuel(s) might be best suited for OGV applications.

Proposed Action

For this measure, CARB would pursue evaluating further regulatory actions to achieve additional reductions in NOx, PM, and GHG emissions from OGVs through the use of operational changes and new technologies currently in development, including advances in exhaust capture and control, mobile shore power connections, cleaner fuels (such as LNG, hydrogen, methanol, ammonia, etc.), alternative power sources (including batteries and fuel cells), as well as potential vessel side technologies (such as water-in-fuel emulsion). In pursuing regulatory measures, CARB would work with U.S. EPA, California air districts, seaports, and industry stakeholders in a collaborative effort to determine which measure would provide the most effective emissions reductions, as well as CARB’s ability to implement each potential


measure. Advocacy at the federal and international levels may be necessary to achieve additional emissions reductions from OGVs given the international nature of sea trade.

Additionally, CARB staff have committed to assessing the feasibility, benefits, and cost-effectiveness of control technologies for bulk/general cargo vessels and vessels at anchor (which are not subject to emissions control requirements in the 2020 At Berth Regulation) as part of the 2020 At Berth Regulation’s Interim Evaluation. This evaluation will occur in 2021-2022, with a public report due by December 1, 2022.

For incentive measures, CARB would similarly work with U.S. EPA, California air districts, seaports, and industry stakeholders in a collaborative effort to expand ongoing efforts already underway by air districts, such as the South Coast AQMD. Determining what amount of money would be required to encourage OGVs to voluntarily use cleaner engines/fuels, reduce emissions at anchor, or sail at slower speeds, would be key to supporting these efforts. Incentives to encourage ships using cleaner engines or fuels to visit California seaports would involve identification of funding sources and implementation mechanisms such as development of new programs or the enhancement of existing incentive programs, such as expanding existing VSR zones, developing a “Green Shipping Lane” to encourage incentives amongst multiple Pacific seaports, etc.

Incentive or regulatory measures could be pursued to achieve further emissions reductions from OGVs, including:

- Using cleaner engines or cleaner fuels than those required by U.S. EPA and the IMO;
- Reducing emissions while anchored within RCW;
- Sailing at slower speeds while in RCW; and
- Requiring bulk and general cargo vessels to reduce emissions while at berth.

In addition to the development process for the 2022 State SIP Strategy, the measure or measures as proposed by staff or adopted by the Board will be subject to full public processes.

Estimated Emission Reductions

While emission reductions have not been identified at this time, CARB will quantify any emission reductions from this measure during the measure development process.

Timing

Proposed CARB advocacy and development of future measures: 2021-2025

- Proposed CARB Board hearing: TBD
- Proposed implementation schedule: 2025+

Proposed SIP Commitment

CARB staff proposes to commit to engage in a public process and bring an item to the Board. The detailed actions that CARB staff will ultimately propose to commit to in the Proposed 2022 State SIP Strategy are still being developed at this time. If CARB staff brings a proposed rule or program to the Board, and the Board adopts it, that rule or program may provide more or less emissions reductions than the amount shown.
Federal Actions Needed

The federal actions for primarily federal and international-regulated categories or sub-categories include on-road heavy-duty vehicles, off-road equipment, aviation, locomotives, and ocean-going vessels. Given the diversity that comprises this category, each measure includes a more detailed description of the specific source.

On-Road Heavy-Duty Vehicles

Overview

In the 2016 State SIP Strategy, CARB included a measure to petition for federal low-NOx standards that would apply to all new heavy-duty trucks sold nationwide. This would ensure that all trucks traveling within California would eventually be equipped with an engine meeting the lower NOx standard. Federal action is critical to implement this emission standard.

In addition to the need for cleaner combustion engine standards, actions are also needed at the federal level to drive the introduction of zero emission heavy-duty vehicles into the onroad fleet nation-wide. The goal of this proposed measure is to reduce emissions from combustion engine on-road heavy-duty trucks sold outside of California but operating within California. CARB would petition and/or advocate to U.S. EPA for federal zero emission on-road heavy-duty vehicle requirements. Additionally, CARB would advocate that U.S. EPA enable state leadership on zero emission trucks by prioritizing federal grants toward zero-emission technology and their associated infrastructure.

Background/Regulatory History

Due to the preponderance of interstate trucking’s contribution to emissions in California, timely federal action to implement a national low-NOx engine standard is critical to provide the emission reductions needed for attainment. The 2016 State SIP Strategy called for U.S. EPA to develop a national low-NOx standard. In June of 2016, the South Coast, San Joaquin Valley and Bay Area air districts and nine other state and local air control agencies formally petitioned U.S. EPA to adopt 0.02 g/bhp-hr NOx standards for medium- and heavy-duty truck engines nationally. U.S. EPA responded to those petitions on December 20, 2016, stating that they will initiate the work necessary to issue a Notice of Proposed Rulemaking for a new on-road heavy-duty NOx program, with the intention of proposing standards that could begin in model year 2024, consistent with the lead-time requirements of the Clean Air Act. In November 2018, U.S. EPA announced the national program, known as the Cleaner Trucks Initiative (CTI), and an Advanced Notice of Proposed Rulemaking was released on January 21, 2020. On August 5, 2021, U.S. EPA announced an update to CTI called the Clean Trucks Plan (CTP). CTP plans to reduce GHG and other harmful air pollutants from heavy-duty trucks through a series of rulemakings over the next three years. CARB will advocate to align the federal CTP with CARB’s low-NOx omnibus regulations to the maximum degree possible, given the need for deep emissions reductions and the benefits of consistency in this area given the multiple jurisdictions in which trucks are purchased and used.

Additionally, CARB is leading the nation on the development and penetration of on-road heavy-duty zero emission vehicles by adopting the Advanced Clean Trucks Regulation in 2020. The Advanced Clean Trucks regulation requires medium- and heavy-duty manufacturers to sell ZEVs as an increasing portion of their annual sales beginning in 2024. Also, the 2022 State SIP Strategy proposes the Advanced Clean Fleets Regulation which requires fleets to incorporate ZEVs into their fleet in combination with the Advanced Clean Trucks regulation.

**On-Road Heavy-Duty Vehicle Low-NOx Engine Standards**

*Proposed Action*

In the 2016 State SIP Strategy, CARB outlined how a petition for a federal low-NOx standards could apply to all new heavy-duty trucks sold nationwide starting in 2024 or later. This will ensure that all trucks traveling within California would eventually be equipped with an engine meeting the lower NOx standard. Federal action is critical to implement this emission standard, since emission reductions from a California-only CARB regulation would come mostly from Class 4-6 vehicles (as most Class 7 and 8 vehicles operating in California were originally purchased outside the State).

*Estimated Emission Reductions*

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<th>Region</th>
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</table>

**Timing**

U.S. EPA Rulemaking: TBD; Proposal expected in 2022

Proposed implementation schedule: California regulation implementation will be starting in 2023; If U.S. EPA establishes a federal low-NOx standard, implementation nationwide could occur no earlier than 2024. If U.S. EPA adopts standards, ARB would harmonize as much as possible

*Proposed SIP Commitment*

U.S. EPA is moving forward with the federal CTP and CARB will advocate to align the federal CTP with CARB’s low-NOx omnibus regulations to the maximum degree possible, given the need for deep emissions reductions and the benefits of consistency in this area given the multiple jurisdictions in which trucks are purchased and used.

**On-Road Heavy-Duty Vehicle Zero Emission Requirements**

*Proposed Action*
CARB would petition and/or advocate to U.S. EPA for federal zero emission on-road heavy-duty vehicle requirements, along with more stringent GHG standards for medium- and heavy-duty vehicles that would apply to new heavy-duty trucks sold nationwide. Additionally, CARB would advocate that U.S. EPA enable state leadership on zero emission trucks by prioritizing federal grants toward zero emission technology and their associated infrastructure.

*Estimated Emission Reductions*

Emission reductions from this potential federal action have not yet been quantified.

**Timing**

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

**Proposed SIP Commitment**

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards to achieve the needed NOx emissions reductions for the South Coast in 2037.

**Preempted Off-Road Equipment**

**Overview**

Off-road equipment regulated at the federal level also contributes significant ozone precursor emissions in California. The goal of more stringent standards would be to reduce NOx and PM emissions from new, off-road compression-ignition and spark-ignition engines by adopting more stringent exhaust standards for all power categories, including those that do not currently utilize exhaust aftertreatment such as diesel particulate filters (DPFs) and selective catalytic reduction (SCR). Included above is a proposed measure for Tier 5 standards on State-regulated off-road equipment. CARB would also petition and/or advocate to U.S. EPA to promulgate off-road equipment standards for preempted engines (gasoline and diesel), akin to those that CARB is pursuing for equipment under State authority to prevent the availability of equipment meeting a less stringent standard.

Given the availability of zero emission equipment in certain off-road sectors, zero emissions requirements are also feasible and needed, as discussed in various CARB measures in the Off--Road Equipment portion of this document. CARB would also petition and/or advocate to U.S. EPA to require zero emission standards for off-road equipment where the technology is feasible. Zero---emission technology is maturing and penetrating the off-road equipment categories, and federal zero emission standards for off-road equipment would provide a clear path for zero emission technology to continue maturing.

**Background/Regulatory History**

The off-road category includes spark-ignition engines that mostly operate on gasoline and alternative fuels, as well as compression-ignition engines which operate on diesel fuel. Spark–ignition engines include small off-road engines (SORE) and large spark-ignition engines (LSI). The SORE category includes lawn, garden, and small industrial equipment that are less than or equal to 19 kilowatts (kW). The LSI engine category includes engines greater than 19 kW that are used in forklifts, portable generators, large turf care equipment, airport ground support equipment, and general
industrial equipment. Compression–ignition engines are used in off-road equipment including tractors, excavators, bulldozers, graders, and backhoes. As of model year 2020, more than half of all new off-road compression-ignition engine families continue to be certified in California to the Tier 4 final emission standards without DPFs. This means that the majority of new off-road compression–ignition engines are not reducing toxic diesel PM to the greatest extent feasible using the best available control technology because the current standards are insufficient. The standards considered for a national Tier 5 compression-ignition measure would be more stringent than required by current U.S. EPA and European Stage V nonroad regulations and more stringent spark-ignition standard for preempted engines would require the use of best available control technologies for both PM and NOx, while encouraging transitions to zero–emission equipment where feasible.

CARB continues to lead the nation in the development and penetration of zero emission vehicles and equipment including the 2022 State SIP Strategy proposed Off-Road Zero -Emission Targeted Manufacturer Rule. A national off-road equipment zero emission standard would provide the market direction manufacturers need to increase the penetration of zero emission off-road equipment.

Zero emission off-road equipment has been consistently and successfully manufactured in a number of equipment categories (e.g., forklifts, man lifts, etc.) for decades, with wide fleet adoption taking place without mandates that required such equipment to be produced or purchased. For next-generation zero emission off-road equipment, CARB and other air quality agencies have funded numerous successful demonstration and pilot projects, as well as commercial-launch voucher incentive programs, like the Clean Off-Road Equipment Voucher Incentive Project, and SIP creditable emission-reduction programs, like the Carl Moyer Program. Studies have been performed to identify the off-road equipment types and engine horsepower ranges that have greater potential to be zero emission powered. Although more analysis is necessary, existing information suggests that zero emission technology may be feasible in many applications in which zero emission technology has not yet achieved meaningful penetration today. These studies have also identified potential electric powertrains and corresponding energy storage systems that could be used to replace existing internal combustion engines in said equipment types.

California is dependent on the U.S. EPA to regulate the emissions from farm and construction equipment under 175 horsepower because only U.S. EPA has the authority to set emission standards for this equipment under the Clean Air Act. These preempted equipment are responsible for approximately 30 percent of the NOx emissions inventory in California. Federal action is necessary to address preempted equipment by adopting standards similar in stringency to those proposed in the measure to achieve attainment with both federal and State ambient air quality standards.

### More Stringent Emission Standards for Preempted Off-Road Engines

#### Proposed Action

CARB would petition and/or advocate to U.S. EPA to promulgate off-road equipment Tier 5 compression-ignition standards and new spark-ignition standards for preempted engines, akin to those that CARB is pursuing for equipment under State authority to prevent the availability of equipment meeting a less stringent standard.

#### Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.
Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards to achieve the needed NOx emissions reductions for the South Coast in 2037.

Off-Road Equipment Zero Emission Standards Where Feasible

Proposed Action

CARB would petition and/or advocate to U.S. EPA to require zero emission-standards for off-road equipment where the technology is feasible. Zero–emission technology is maturing and penetrating the off-road equipment categories, and federal standards for off-road equipment would provide a clear path for zero emission technology to continue maturing.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards to achieve the needed NOx emissions reductions for the South Coast in 2037.

Aviation

Overview

Controlling emission sources that are primarily regulated by the federal government is critical to protect public health and to achieve our clean air and climate targets. Despite the reductions achieved by existing federal programs, additional measures are needed to meet climate and air quality goals and obtain local health exposure reductions. While engine standards and requirements do exist at the federal and international level for aircraft, these standards and requirements do not reflect the current state of technology. As a result, emissions from the aviation sector have not decreased at the same pace as those for other mobile sources in California. In order to achieve the magnitude of emission reductions necessary from this category, and due to the local, national and international nature of aircraft travel, strong action and advocacy is required at the federal and international level as well as advocacy and action at the State, district and local level.
The primary goal for the more stringent aviation engine standard is to reduce emissions from aircraft operating in California. CARB would petition and/or advocate to U.S. EPA and the International Civil Aviation Organization (ICAO) for more stringent criteria and GHG standards for aircraft engines. In addition to needing more stringent engine standards, there are other mechanisms by which regulatory entities could require emissions reductions from aircraft in California. The primary goal for the cleaner fuel and visit requirements is to also reduce emissions from aircrafts operating in California. CARB would petition and/or advocate to U.S. EPA to require aircraft to use cleaner fuels when travelling through California, and to require visits from cleaner aircraft. Finally, there are other mechanisms by which regulatory entities could require emissions reductions from airport related activities in California. The primary goal for the zero emission on-ground operation requirements is to reduce emissions from airport related activities in California. Controlling emission sources that are primarily regulated by the federal government is critical to protect public health and to achieve our clean air and climate targets. CARB would petition and/or advocate to U.S. EPA to require zero-emission on-ground operation at California airports.

Background/Regulatory History

In California, aircraft are projected to make up 9.5 percent of mobile source NOx emissions in 2035, increasing from 5.4 percent in 2020. ICAO is the United Nations body that sets and adopts civil aviation standards and practices for its 193 national government members. The Committee on Aviation Environmental Protection (CAEP) is a technical committee of ICAO. CAEP assists ICAO with formulating new policies and adopting new standards and recommended practices.

The most recent standards adopted by ICAO are:

- CAEP/8: latest NOx standard adopted in 2011;
- CAEP/10: first CO2 standard adopted in 2017; and

There are certified aircraft engines available that achieve NOx emissions below the latest CAEP/8 standard, and engine manufacturers are also currently developing engines that achieve significant reductions beyond the current standards.

U.S. EPA has the authority to regulate factors that affect fuel consumption and greenhouse gas (GHG) emissions from aircraft. The factors include engine emissions, aerodynamics, and aircraft weight. U.S. EPA is not bound by ICAO standards. U.S EPA has the authority to adopt standards that are stricter than those set by ICAO. U.S. EPA has

74 2021_line_haul_locomotive_emission_inventory_final.pdf (ca.gov)

ww2.arb.ca.gov/sites/default/files/2021-02/2021_line_haul_locomotive_emission_inventory_final.pdf.

75 Committee on Aviation Environmental Protection (CAEP) (icao.int)

www.icao.int/ENVIRONMENTAL-PROTECTION/Pages/CAEP.aspx.

historically adopted ICAO standards and has most recently proposed a GHG emission standard for aircraft that is equivalent to the ICAO standard. In addition to establishing a new engine standard for aircraft, U.S. EPA could proceed separate from the ICAO to also set cleaner fuel and engine requirements for aircraft visiting California. There is now an opportunity for U.S. EPA to be technology forcing, recognizing the need for tighter standards to meet federal air quality mandates.

The on-ground operations at airports present additional emissions reductions opportunities for aviation. Typical aircraft include an auxiliary power unit (APU) which is a small turbine engine that starts the aircraft main engines and powers the electrical systems on the aircraft when the main engines are off. Requirements for switching to on-board rechargeable batteries instead of the APU as the primary power supply when the main engines on not being used would reduce the usage of the gas turbine APU and hence overall aircraft emissions. Taxiing is another on-ground operation where emissions can be reduced through reduced main engine power during taxiing, improved taxi-time, and the use of new technologies such as Taxi-bot. Taxi-bot is a diesel-electric semi-robotic aircraft tractor which is utilized during aircraft pushback operations and allows immediate taxiing with the engines stopped, thus eliminating bottlenecks in the gate area while also eliminating emissions from the main engines.

More Stringent Aviation Engine Standards

Proposed Action

CARB would petition and/or advocate to U.S. U.S. EPA/ICAO for more stringent criteria and GHG standards for aircraft engines. With innovative research and advanced optimization of engine design, it has been demonstrated that NOx emissions can be further reduced beyond the CAEP/8 standards. For example, under the FAA’s Continuous Lower Energy, Emissions, and Noise Phase II (CLEEN II) Program, FAA awarded five-year agreements to Aurora Flight Sciences, Boeing, Collins Aerospace, Delta Tech Ops/MDS Coating Technologies, General Electric, Honeywell, Pratt & Whitney, and Rolls-Royce to accelerate the development of new aircraft and engine technologies. The goal of the program is to achieve 70 percent NOx and 40 percent fuel burn reduction below the CAEP/8 standards. In 2016, GE’s Twin Annular Premixing Swirler (TAPS) II combustor matured under CLEEN I and entered into service as part of CFM International’s TAPS Leading Edge Aviation Propulsion (LEAP) engine, currently onboard Airbus 320neo, Boeing 737 MAX, and COMAC C919 aircraft. Under CLEEN I, GE engine emissions tests of TAPS II had results that were more than 60 percent below the 2004 ICAO CAEP NOx standards. The FAA anticipates that more of these technologies could go into service in the next several years.77

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

77 https://www.faa.gov/about/office_org/headquarters_offices/apl/research/aircraft_technology/.
Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards to achieve the needed NOx emissions reductions for the South Coast in 2037.

Cleaner Fuel and Visit Requirements for Aviation

Proposed Action

CARB would petition and/or advocate to U.S. EPA to require aircraft to use cleaner fuels when travelling through California, and to require visits from cleaner aircraft.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these requirements to achieve the needed NOx emissions reductions for the South Coast in 2037.

Zero Emission On-Ground Operation Requirements at Airports

Proposed Action

CARB would petition and/or advocate to U.S. EPA to require zero emission on-ground operation at California airports.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these requirements to achieve the needed NOx emissions reductions for the South Coast in 2037.

**Locomotives**

**Overview**

In the 2016 State SIP Strategy, CARB included a measure to petition for more stringent national locomotive emission standards. The goal of a more stringent national locomotive emission standard is to reduce emissions from locomotives to meet air quality and climate change goals. On April 13, 2017, CARB petitioned U.S. EPA to promulgate both Tier 5 national emission standards for newly manufactured locomotives, and more stringent national requirements for remanufactured locomotives, to reduce criteria and toxic pollutants, fuel consumption, and GHG emissions.

Locomotive switchers or switchers move railcars and sections of trains in and around railyards. Switchers that account for about 10 percent of freight diesel use could be converted to electric. In 2017, CARB petitioned U.S. EPA to promulgate a Tier 5 standard including a proposed standard for zero-emission technology. For this measure, CARB would petition and/or advocate to U.S. EPA to promulgate national zero-emission standards for switchers to reduce criteria and toxic pollutants, fuel consumption, and GHG emissions.

Federal rules currently define remanufactured locomotives as “new” when they are remanufactured, and do not set limits on how often locomotives can be remanufactured. The result is continued remanufacturing of old and polluting locomotives to the same pollution tier standards, and persistent pollution from these sources. For this measure, CARB would petition and/or advocate to U.S. EPA to remove this regulatory loophole, in addition to the State-level rules discussed above.

**Background/Regulatory History**

Under the Clean Air Act, U.S. EPA has the sole authority to establish emissions standards for new locomotives. (42 United States Code (U.S.C.) §7547, (a)(5)) By regulation, U.S. EPA has defined “new” locomotives to include both those newly manufactured and those existing locomotives that are remanufactured or rebuilt.

U.S. EPA has previously promulgated two sets of national locomotive emission regulations (1998 and 2008). In 1998, U.S. EPA approved national regulations that primarily emphasized NOx reductions through Tier 0, 1, and 2 emission standards. Tier 2 NOx emission standards reduced older uncontrolled locomotive NOx emissions by up to 60 percent, from 13.2 to 5.5 g/bhp-hr.

In 2008, U.S. EPA approved a second set of national locomotive regulations. Older locomotives, upon remanufacture, are required to meet more stringent particulate matter (PM) emission standards, which are about 50 percent cleaner than Tier 0-2 PM emission standards. U.S. EPA refers to the PM locomotive remanufacture emission standards as Tier 0+, Tier 1+, and Tier 2+. The new Tier 3 PM emission standard (0.1 g/bhp-hr), for model years 2012-2014, is the same as the Tier 2+ remanufacture PM emission standard. The 2008 regulations also included new Tier 4 (2015 and later model years) locomotive NOx and PM emission standards. U.S. EPA Tier 4 NOx and PM emission standards further reduced emissions by approximately 90 percent from uncontrolled levels.
In 2017, CARB petitioned U.S. EPA to promulgate a Tier 5 standard. The proposed standard would include the first-ever zero emission capability using on-board batteries to support zero-emission rail operation in sensitive areas, as well as cut fuel consumption and GHG emissions. As of January 2022 U.S. EPA has taken no action on this petition.

Switchers move railcars and sections of trains in and around railyards (but should not be confused with rubber-tired railcar movers, smaller off-road vehicles that move individual railcars in yards, but are not considered switchers). Switchers that account for about 10 percent of freight diesel use could be converted to electric. For this measure, CARB would petition and/or advocate to U.S. EPA to promulgate national zero-emission standards for switchers to reduce criteria and toxic pollutants, fuel consumption, and GHG emissions.

In the 2016 State SIP Strategy, CARB included a measure to petition for more stringent national locomotive emission standards. The goal of a more stringent national locomotive emission standard is to reduce emissions from locomotives in order to meet air quality and climate change goals. On April 13, 2017, CARB petitioned U.S. EPA to promulgate both Tier 5 national emission standards for newly manufactured locomotives, and more stringent national requirements for remanufactured locomotives, to reduce criteria and toxic pollutants, fuel consumption, and GHG emissions.

More Stringent National Locomotive Emission Standards

Proposed Action

In the 2016 State SIP Strategy, CARB outlined a petition for new national locomotive emission standards for significant additional reductions in criteria and toxic pollutants, and GHG emissions from existing and future locomotives.

This measure describes the emissions levels that CARB staff believes would be achievable with a new generation of national emissions standards for locomotives, including both newly manufactured and remanufactured units. The description focuses on technology that could be employed to reach the lower emission levels to address local, regional, and global air pollution concerns in California, and in other states with high levels of railyard activity or rail traffic.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB is waiting for U.S. EPA to act on the petition to promulgate both Tier 5 national emission standards for newly manufactured locomotives, and more stringent national requirements for remanufactured locomotives.
Zero Emission Standards for Switch Locomotives

Proposed Action

For this measure, CARB would petition and/or advocate to U.S. EPA to promulgate national zero-emission standards for switchers to reduce criteria and toxic pollutants, fuel consumption, and GHG emissions.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards achieve the needed NOx emissions reductions for the South Coast in 2037.

Address Locomotive Remanufacturing Loophole

Proposed Action

For this measure, CARB would petition and/or advocate to U.S. EPA to remove this regulatory loophole, in addition to the State-level rules discussed above.

Estimated Emission Reductions

Emission reductions from this potential federal action have not yet been quantified.

Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate a rule to address the loophole and achieve the needed NOx emissions reductions for the South Coast in 2037.

Ocean-Going Vessels

Overview

Emissions from main engines and auxiliary engines of ocean-going vessels (OGVs) during transit, anchorage, and maneuvering must be addressed in order to achieve NOx reductions needed to meet California’s air quality standards.
Currently, very few vessels with Tier 3 main engines visit California ports. CARB would petition and/or advocate to U.S. EPA and IMO for cleaner marine standards.

To the maximum extent possible, all Tier 0, Tier 1, and Tier 2 vessel visits should be replaced with visits made by Tier 3 or cleaner vessels by 2031. Biofuels, renewable hydrogen and other hydrogen-derived fuels such as ammonia, methanol, batteries and fuel cells are being considered as potential fuel choices for vessels. All options need to be considered to achieve the needed emissions reductions. CARB would petition and/or advocate to U.S. EPA to require vessels to use cleaner fuels and visits from cleaner OGVs.

**Background/Regulatory History**

OGVs and emissions standards are largely regulated on an international level by the IMO, whose primary focus is reducing NOx and GHG emissions from OGVs. IMO marine engine standards for OGVs regulate NOx emissions only, with no PM standards in place. Tier I and II engine standards exist for any vessel with a keel-laid date of January 1, 2000, and January 1, 2011, respectively. Stricter Tier III IMO marine engines, which achieve a significant reduction in NOx emissions (around an 80 percent reduction from Tier II) are currently required for any OGV with a keel-laid date of January 1, 2016, or later. However, due to the long lifespan of OGVs and the fact that OGVs with keel laid dates after January 1, 2016, are only required to have Tier III engines when sailing within Emission Control Areas (ECA), turnover to Tier III engines is slow and not expected for most vessel categories until 2030+.  

The majority of emissions from OGVs occur while vessels are in transit and operating their large slow-speed marine engines, which are typically powered by heavy fuel oil (or “bunker fuel”). CARB’s Vessel Clean Fuel Regulation requires OGVs to use 0.1 percent sulfur distillate grade fuels (marine diesel oil/marine gas oil) for all OGVs sailing within RCW to help reduce emissions from OGVs, namely SOx emissions.

OGV emissions (up to 100 nautical miles) are projected to contribute 20 percent of mobile source NOx emissions in 2037, up from 10 percent in 2017. Increased emissions are occurring from all modes of OGV operations (in transit, maneuvering, anchoring, and at berth) because of increased import/export activity and seaport congestion (which may be associated with a variety of factors, including the global pandemic, periodic labor disputes, tariff changes, etc.).

Significant reductions in SOx emissions from OGVs have been achieved through implementation of the Vessel Clean Fuel Regulation and North American ECA. Reductions in NOx, PM, and GHGs have also been achieved through the implementation of the At Berth Regulation, however, additional reductions of these pollutants are needed,

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particularly from OGVs in transit and anchoring near the California coast, to achieve federal air quality standards and reduce health impacts from ultrafine diesel particles in portside communities.

Advocacy at the federal/international level for measures such as cleaner vessel engine standards, cleaner fuels, and increased use of vessel speed reduction outside of RCW may be necessary to achieve further reductions from OGVs.

For cleaner fuel and vessel engine visit requirements to California, U.S. EPA has authority to set these requirements. Advocacy at the federal/international level for measures such as cleaner vessel engine standards, cleaner fuels, and increased use of vessel speed reduction outside of RCW may be necessary to achieve further reductions from OGVs.

Cleaner marine fuels being explored include hydrogen, methanol, ammonia, and liquid natural gas (LNG). There is no consensus within the maritime industry yet as to which alternative fuel(s) might be best suited for OGV applications.

As mentioned earlier, port congestion has led to an abnormally high number of container vessels at anchor, as many as 109 vessels as of October 2021,\footnote{Marine Exchange of Southern California, \url{https://mxsocal.org/}.} which use auxiliary engines continuously to provide power for shipboard functions. This has led to emissions increases from ocean-going vessels which can negatively impact air quality, especially in communities near ports. According to CARB estimates, as of October 2021, the increased congestion has resulted in overall containership emissions increases of 20 tpd of NOx and 0.5 tpd of PM in the South Coast relative to average pre-pandemic baseline levels. These dramatic increases in emissions serve as an example of the importance of federal action to control emissions from ocean-going vessels.

**More Stringent NOx and PM Standards for Ocean-Going Vessels**

*Proposed Action*

Emissions from main engines and auxiliary engines of OGVs during transit, anchorage, and maneuvering must be addressed in order to achieve NOx reductions needed to meet air quality standards in California. Currently, very few vessels with Tier 3 main engines visit California ports, even though the Tier 3 engine standard applied to new marine engines beginning in 2016. Tier 2 vessels emit three times higher NOx than Tier 3 vessels; thus, phasing out of older Tier 3 vessels is key to reducing criteria and toxics emissions from OGVs.

CARB would petition and/or advocate to U.S. EPA and IMO for cleaner marine standards. While marine Tier 3 is considerably cleaner than Tier 2, the Tier 3 NOx standard is still 5 to 10 times higher than the standards for other diesel equipment sectors, and does not include a PM standard. CARB will work with U.S. EPA, U.S. Coast Guard, and other partners to urge IMO to adopt more stringent Tier 4 marine standard and establish efficiency requirements for existing vessels.

*Estimated Emission Reductions*

Emission reductions from this potential federal action have not yet been quantified.
Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these standards to achieve the needed NOx emissions reductions for the South Coast in 2037.

Cleaner Fuel and Vessel Requirements for Ocean-Going Vessels

Proposed Action

To the maximum extent possible all Tier 0, Tier 1, and Tier 2 vessel visits should be replaced with visits made by Tier 3 or cleaner vessels by 2031. Current Tier 3 vessel manufacturing data suggest that there may not be sufficient Tier 3 vessels to meet the vessel visits, even if California were to receive a large majority of the worldwide Tier 3 vessels. However, these reductions may be achieved by incentivizing visits from Tier 2 vessels that have been retrofitted to reduce NOx emissions. Current retrofit technologies for marine engines include water-in-fuel emulsion, exhaust gas recirculation (EGR) and SCR. Both EGR and SCR have shown potential to reduce emissions by up to 80 percent. Water-in-fuel emulsion strategies have shown up to 40 percent reduction in NOx emissions and may provide significant and cost-effective reductions options (particularly at near-port and low load conditions where Tier 3 and other retrofit options may not operate at full potential). Biofuels, renewable hydrogen and other hydrogen-derived fuels such as ammonia, methanol, batteries and fuel cells are being considered as potential fuel choices for vessels. All options need to be considered to achieve the needed emissions reductions. CARB would petition and/or advocate to U.S. EPA to require vessels to use cleaner fuels and visits from cleaner OGVs.

Estimated Emission Reductions

<table>
<thead>
<tr>
<th>Region</th>
<th>2037 NOx (tpd)</th>
<th>2037 ROG (tpd)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statewide</td>
<td>NYQ</td>
<td>NYQ</td>
</tr>
<tr>
<td>South Coast</td>
<td>21.1</td>
<td>NYQ</td>
</tr>
</tbody>
</table>

Timing

U.S. EPA rulemaking date: TBD
Proposed implementation schedule: TBD

Proposed SIP Commitment

IV-B-110
CARB staff proposes to commit to petition and/or advocate to U.S. EPA that it promulgate these requirements to achieve the NOx emissions reductions shown in TABLE IV-B-21 for the South Coast in 2037.
Chapter 6: Incentives

While regulatory mechanisms will achieve most of the necessary emissions reductions, incentives will continue to be critical to achieving near- and long-term air quality goals in California. The rate of natural vehicle fleet turnover will not be sufficient to meet air quality goals and incentives accelerate the deployment of cleaner technologies. Moving forward, a sweeping transformation of the mobile sector will be needed to meet ambient air quality standards, in addition to reducing near-term risk in our most disadvantaged communities, and meeting climate targets. Since release of the 2016 State SIP Strategy, the Legislature has identified and appropriated significant amounts of funding to a variety of CARB’s incentive programs. As the State moves forward, it is important to recognize that significant continued public and private investment will be necessary in order to reach the levels of cleaner technology needed in the specified timeframes.

While regulations take considerable time to develop, and lead-time and transition periods are necessary for industry to feasibly comply with those regulations, significant emissions reductions are nonetheless needed from mobile sources in California over the next 5, 10, and 30 years. In recent years, the Board has repeatedly directed staff to pull forward regulatory deadlines where feasible to reduce emissions earlier than previously planned. To the extent possible, CARB will continue to explore areas where it may be possible to achieve emissions reductions earlier than currently scheduled in a developing regulation or by amending an existing regulation.

The 2021-22 State Budget included an unprecedented level of investment in ZEVs, with $2.3 billion for CARB over the next three years as part of a $3.9 billion comprehensive, multi-agency package to accelerate progress toward the state’s 2035 and 2045 zero emission vehicle goals. With his Proposed 2022-23 State Budget released on January 10, 2022, Governor Newsom’s is further reinforcing the State’s commitment to the transition away from combustion vehicles with a proposed additional $6.1 billion over 5 years to decarbonize California’s most polluting sector and improve public health. These substantial allocations specifically dedicated to incentive--based turnover of mobile source vehicles and equipment will achieve emission reductions from the mobile fleet and from other sources of air pollution statewide. As California has shown for decades, clean technologies and the markets evolving around them are compatible with and contribute to a thriving State economy. With the availability of significant federal and State economic stimulus funds, it is imperative that we use those funds wisely to achieve the maximum benefit possible for all Californians, and this includes reducing mobile source emissions through a transition to zero emission technologies, and otherwise supporting the green economy.

Incentive programs to promote and accelerate the use of advanced technologies, to enhance transportation options, and to shift transportation systems generally towards lower-pollution modes by reducing vehicle miles travelled as well as reducing emissions from individual vehicles, will be essential to meeting our pre-2030 air quality goals and setting us on the trajectory for future goals like the 70 ppb ozone standard. Therefore, strategic use of incentive funding is essential to achieve earlier penetration of cleaner combustion and zero emission technologies than would happen through natural turnover, and to support transportation systems improvements. For instance, in its approval of the most recent Funding Plan for Clean Transportation Incentives, CARB’s Board called out the continuing need for implementation of the Climate Action Plan for Transportation Infrastructure (CAPTI) and related actions in order to improve the system as a whole. In addition to funding, it is critical that clean transportation is accessible to all Californians, particularly those in low-income and disadvantaged communities who experience a disproportionate share of pollution impacts.
The State, in partnership with the local air districts, has a well-established history of using incentive programs to advance technology development and deployment, and to achieve early emission reductions. Since 1998, CARB and air districts have been administering incentive funding for cleaner vehicles, starting with the Moyer Program. In recognition of the key role that incentives play in complementing State and local air quality regulations to reduce emissions, the scope and scale of California’s air quality incentive programs has since greatly expanded, with many new programs building on the success of the Moyer Program.

Each of CARB’s incentive programs has its own statutory requirements, goals, and categories of eligible projects that collectively provide for a diverse and complex incentives portfolio. In total, these programs address multiple goals, including:

- Turning over the legacy fleet to achieve cost-effective early emission reductions in support of SIP, air toxics, and community air protection goals;
- Accelerating the introduction and deployment of zero emission technologies to meet federal air quality requirements and mid-century climate change goals;
- Improving access to clean transportation for low-income households, and investing in the disadvantaged and low-income communities most impacted by pollution; and
- Supporting a green economy.

As shown in FIGURE IV-B-17, CARB works each year to prioritize expenditure of available funding between the programs and projects described below to achieve the complementary program goals. This is accomplished with input from the public and interested stakeholders as part of an ongoing public process. The annual Funding Plan for Clean Transportation Incentives is adopted by the Board and is the principal result of this prioritization effort, serving as the blueprint for expending the Clean Transportation Incentives funds appropriated to CARB each year in the State budget. The plan establishes CARB’s priorities for the funding cycle, describes the projects CARB intends to fund, and sets funding targets for each project. While the annual Funding Plan for Clean Transportation Incentives includes only programs funded through Low Carbon Transportation Investments and Air Quality Improvement Program (AQIP), funding to the rest of CARB’s incentive portfolio is also prioritized on a regular basis to meet the respective program goals.
As can be seen in FIGURE IV-B-18, CARB’s portfolio of incentive programs is used to accelerate all stages of technology commercialization by promoting the purchase of cleaner vehicles and equipment, assisting vehicle and equipment owners with the cost of upgrading their vehicles, and increasing development and deployment of cleaner and advanced zero emission technologies. These programs include the Moyer Program, Low Carbon Transportation Investments, AQIP, the Truck Loan Assistance Program, and the Proposition 1B: Goods Movement Emission Reduction (Prop 1B) Program. More recently established programs include the FARMER Program, AB 617 CAPP incentives, and funds available through the Volkswagen (VW) Environmental Mitigation Trust.
The Moyer Program, funded by dedicated revenue from the Department of Motor Vehicle smog abatement fee and a fee on the purchase of new tires, provides approximately $94 million in grant funding annually through local air districts for cleaner-than-required engines and equipment. Due to the enactment of Assembly Bill 1274, funding for the Moyer Program is expected to increase in future years. The Low Carbon Transportation and AQIP programs provide incentive funding with goals of improving access to clean transportation and mobility and reducing greenhouse gas emissions, criteria pollutants, and air toxics by funding accelerated development and early commercial deployment of the cleanest technologies. AQIP, while a related program, is appropriated from a different funding source, the Air Quality Improvement Fund.

Along with the multitude of grant and rebate opportunities available under the Low Carbon Transportation investments and AQIP, the Truck Loan Assistance Program was created through a one-time appropriation of approximately $35 million in the 2008 State Budget to implement a heavy-duty loan program that assists on-road fleets affected by the Truck and Bus Regulation and the Heavy-Duty Tractor-Trailer Greenhouse Gas Regulation. Since that time, CARB has continued to operate this program with subsequently appropriated AQIP funds of around $28 million annually to provide financing opportunities to small-business truckers who fall below conventional lending criteria and are unable to qualify for traditional financing for cleaner trucks.

In addition to these programs, the Prop 1B Program was created to reduce exposure for populations living near freight corridors and facilities that were being adversely impacted by emissions from goods movement. This program provided incentives to owners of equipment used in freight movement to upgrade to cleaner technologies sooner than required by law or regulation. Voters approved $1 billion in total funding for the air quality element of the Prop 1B Program to complement $2 billion in freight infrastructure funding under the same ballot initiative. While all Prop 1B Program funds have been awarded to the local air districts for implementation, the program framework exists to serve as a mechanism to award clean truck funds through newer funding programs.

In 2015, after a CARB-led investigation, in concert with U.S. EPA, VW admitted to deliberately installing emission defeat devices on nearly 600,000 VW, Audi, and Porsche diesel vehicles sold in the United States, approximately 85,000 of which were sold in California. The VW California settlement agreement includes both a Mitigation Trust to mitigate the excess NOx emissions caused by the company’s use of illegal defeat devices in their vehicles, as well as a ZEV Investment Commitment to help grow the State’s expanding ZEV program. The Mitigation Trust includes approximately $423 million for California to be used as specified in the settlement agreement. Per the Beneficiary Mitigation Plan approved by CARB in 2018, this funding will be used to replace older heavy-duty trucks, buses, and freight vehicles and equipment with cleaner models, with a focus on zero emission technologies where available and cleaner combustion everywhere else, as well as to fund light-duty ZEV infrastructure. In addition, there have been mitigation funds established as the result of other settlements from which funding is used to support clean technologies.

Since 2017, the Legislature through various budget bills has established a number of new incentive programs that are implemented through CARB. In addition to the planning and monitoring aspects of the aforementioned AB 617 CAPP, the State Legislature provided funding to achieve early emissions reductions in the communities most impacted by air

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pollution. Despite the fact that there is not a dedicated funding source for the Community Air Protection Incentives, funding appropriated from GGRF by the Legislature has been substantial. Alongside the 2018 funding allocation, the Legislature expanded the possible uses of AB 617 funds to include: Moyer and Proposition 1B eligible projects with a priority on zero emission projects; zero emission charging infrastructure; stationary source projects; and additional projects consistent with the CERPs. CARB and air districts partner to run the program, with CARB developing guidelines and the districts administering funds for their regions. In most cases throughout the State, selected communities have identified mobile source emissions as a target for reductions; therefore, it is likely that a significant portion of the AB 617 allocated funding will incentivize the accelerated turnover to cleaner vehicles and equipment in and around low-income and disadvantaged communities.

As mentioned, CARB funds a suite of projects through the Low Carbon Transportation Program that prioritize equity by providing mobility and advanced technology transportation access to people in low-income and disadvantaged communities. Clean Cars 4 All is a program that focuses on providing incentives to lower income California drivers to scrap their older, high-emitting car and replace it with a zero- or near-zero emission replacement. The Financing Assistance for Lower-Income Consumers Program, otherwise known as the Clean Vehicle Assistance Program, and local financing assistance project in the Bay Area, helps lower-income residents finance used or new conventional hybrid electric, plug-in hybrid electric, battery electric, or fuel cell electric vehicles. The Sustainable Transportation Equity Project (STEP) is a new pilot that takes a community-based approach to overcoming barriers to clean transportation in disadvantaged and low-income communities throughout California. STEP aims to address community residents’ transportation needs, increase residents’ access to key destinations (e.g., schools, grocery stores, workplaces, community centers, medical facilities), and reduce greenhouse gas emissions. And finally, the Clean Mobility Voucher Pilot Program project supports zero emission car-sharing, ride-sharing, bike-sharing, and innovative transit services for low-income and disadvantaged communities. All of these projects are specifically designed to benefit members of California’s communities most vulnerable to the effects of climate change and poor air quality, and support SB 350 and the State’s equity goals.

Since 2017, the Legislature has appropriated $323 million statewide to CARB to reduce agricultural sector emissions through grants, rebates, and other financial incentives for agricultural harvesting equipment, trucks, agricultural pump engines, tractors, and other equipment used in agricultural operations. As of March 31, 2021, $249.3 million of the $323 million has been executed statewide. CARB developed the FARMER Program and approved guidelines that establish the program framework, eligible projects, reporting requirements, and oversight provisions. CARB is directing this funding to air districts to administer for agricultural truck and equipment replacement projects.

Another newer project under the Low Carbon Transportation investments is the Clean Off-Road Equipment Voucher Incentive Project, known as CORE. CORE is designed to accelerate deployment of cleaner off-road technologies by providing a streamlined way for fleets ready to purchase specific zero emission equipment to receive funding to offset the higher cost of such technologies. This project is analogous to the Hybrid and Zero Emission Truck and Bus Voucher Incentive Project (HVIP), but specifically targets zero emission off-road freight equipment that is currently in the early stages of commercial deployment. Born out of a $40 million allocation of Low Carbon Transportation funds in the Fiscal Year 2017-18 CARB Low Carbon Transportation and AQIP Funding Plan, CORE provides vouchers to California purchasers and lessees of zero-emission off-road freight equipment on a first-come, first-serve basis, with increased incentives for equipment located in disadvantaged communities. The 2021-22 State Budget greatly expanded CORE with a $194.95 million allocation. Further, CARB is currently exploring expanding CORE to include certain equipment types used in construction, mining, and agriculture that appear primed for zero emission technology growth given the
equipment power-demand and duty cycle, as well as the availability of product offerings. Consistent with CORE goals, CORE-Construction would continue to promote the deployment of zero emission technology in the off-road sector. The applicability of CORE is currently limited by virtue of budget language direction to freight equipment, but if authorized, CARB could expand the program to include equipment used in construction and other industry applications.

Despite the ongoing pandemic and the resulting health and economic crisis, California has rebounded and both the 2021-22 State Budget and Governor’s Proposed 2022-23 State Budget represent the State’s largest investment thus far to support accelerated zero emission investment deployment, improve air quality, and support an equitable transition to a cleaner, more sustainable future.
Chapter 7: Infrastructure

Zero Emission Vehicle (ZEV) charging and hydrogen fueling infrastructure are critical elements toward meeting California’s clean transportation goals including meeting the 70 ppb standard. CARB continues to coordinate with other State agencies including the California Energy Commission (CEC) and California Public Utilities Commission (CPUC) to ensure that zero emission vehicle fueling and charging infrastructure planning, development, and investments are complemented. To feel confident purchasing a ZEV, drivers and companies need affordable, reliable, and convenient ways to charge or refuel. Private, shared, and public infrastructure are all essential.

ZEV fueling and charging infrastructure development must also address the needs of all Californians, especially given the large-scale transformation that is required to meet California’s clean transportation goals. Equity considerations play a significant role, ensuring that all Californians benefit from, and have an opportunity to participate in, this transition. In particular, individual living (e.g. single-family homes, multi-unit dwellings, disadvantaged communities, etc.) and working conditions (e.g. availability of workplace charging) must be considered. Solutions are needed that improve air quality in all communities across the state, especially for those that have historically experienced the greatest environmental challenges in their communities. The location and capacity of ZEV infrastructure plays an important role in these considerations. Equally important considerations include open access (e.g. the availability of multiple payment options, non-proprietary hardware, etc.), charger and station reliability (e.g. high uptime and consistent supply of hydrogen fuel), and availability (e.g. ZEV infrastructure is available as close to 24/7 as local provisions allow).

CEC, as the lead state agency for ZEV infrastructure, is responsible for planning for the state’s infrastructure needs to ensure drivers of ZEVs have accessible and convenient access to charging and hydrogen fueling stations. Chapter 7: Infrastructure presents CEC’s updated projection of infrastructure demands for ZEV focused regulations in State SIP Strategy, investigate key barriers and opportunities for meeting this demand, and highlights CPUC’s various utility programs to support transportation electrification. Please note that electrification assessments for off-road sectors are under development and will be quantified in the future.

Infrastructure Demand

Overview of ZEV Infrastructure Analysis

Assembly Bill (AB) 2127, enacted in 2018, requires the CEC to biennially publish a report assessing the charging needs of 5 million ZEVs by 2030.83 In September 2020, Governor Gavin Newsom issued Executive Order (EO) N-79-20,84 which established expanded ZEV targets and directed the CEC to update its AB 2127 assessment to support them. In July

83 Assembly Bill 2127 (Ting), Statutes of 2018, Chapter 365.  


To analyze these expanded ZEV adoption targets, the CEC in the July 2021 release used the vehicle population scenario from CARB’s 2020 Mobile Source Strategy (MSS).\footnote{CARB. 2020. Draft 2020 Mobile Source Strategy. \url{https://ww2.arb.ca.gov/resources/documents/2020-mobile-source-strategy}.} The MSS illustrated a trajectory needed to achieve the EO N-79-20 target of 100 percent light-duty ZEV sales by 2035, including 8 million light-duty ZEVs and 180,000 medium- and heavy-duty ZEVs by 2030. The inaugural AB 2127 report projected that California would need nearly 1.2 million chargers to support that projected light-duty ZEV population, and 157,000 additional chargers to support the projected population of medium- and heavy-duty ZEVs. These results emphasized the scale of the infrastructure challenge and highlighted the urgency for stakeholders to work together to meet this need over the next decade and beyond. The report also highlighted private investments and innovative solutions to deploy charging infrastructure to support the transition away from combustion vehicles, a significant source of pollution in California communities.

For hydrogen infrastructure, pursuant to Assembly Bill 8 (Perea, 2013),\footnote{Assembly Bill 8 (Perea), Statutes of 2013, Chapter 401. \url{https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=201320140AB8}.} CARB’s Annual Evaluation of Fuel Cell Electric Vehicle Deployment and Hydrogen Fuel Station Network Development\footnote{CARB. 2021. Annual Hydrogen Evaluation. \url{https://ww2.arb.ca.gov/resources/documents/annual-hydrogen-evaluation}} and the CEC-CARB Joint Agency Staff Report on Assembly Bill 8: Annual Assessment of Time and Cost Needed to Attain 100 Hydrogen Refueling Stations in California\footnote{Baronas, Jean, Gerhard Achtelik, et al. 2020. Joint Agency Staff Report on Assembly Bill 8: 2020 Annual Assessment of Time and Cost Needed to Attain 100 Hydrogen Refueling Stations in California. California Energy Commission and California Air Resources Board. Publication Number: CEC-600-2020-008.} evaluate infrastructure deployment relative to FCEV rollout.\footnote{The CEC will embark in new and expanded hydrogen infrastructure analysis pursuant to Senate Bill 643.} In support of this work, CARB developed the California Hydrogen Infrastructure Tool (CHIT).\footnote{CARB. 2017. California Hydrogen Infrastructure Tool. \url{https://ww2.arb.ca.gov/resources/documents/california-hydrogen-infrastructure-tool-chit}.} CHIT illustrates scenarios regarding the number and locations of hydrogen stations needed to provide adequate coverage and capacity to meet demand. These reports show that station development has been sufficient for aggregate customer need, but that additional station development could be needed for potential longer-term FCEV population growth.
The expected network of 179 hydrogen refueling stations by 2027 will be capable of supporting 245,000 light-duty FCEVs. This is about quadruple the projected fueling demand identified in CARB’s 2021 Annual Evaluation of Fuel Cell Electric Vehicle Deployment and Hydrogen Fuel Station Network Development. The Annual Evaluation report, based on automakers’ projected sales, calculated that the FCEV population in California could grow to 61,100 FCEVs by 2027.

The CEC has partnered with National Renewable Energy Laboratory (NREL), Lawrence Berkeley National Laboratory (LBNL), the University of California, Davis (UC Davis), and CARB to develop quantitative analyses tools in support of the charging and hydrogen refueling infrastructure analyses described above. TABLE IV-B-22 summarizes these models and describes various vehicle classes covered, use cases, and local conditions.

<table>
<thead>
<tr>
<th>Models and Analytical Tools</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electric Vehicle Infrastructure Projections (EVI-Pro) 2</td>
<td>Projects charging infrastructure needs to enable electrified intraregional travel for vehicles with a gross vehicle weight rating (GVWR) of 10,000 pounds or less.</td>
</tr>
<tr>
<td>Electric Vehicle Infrastructure for Road Trips (EVI-RoadTrip)</td>
<td>Projects charging infrastructure needs to enable all-electric long-distance (&gt;100 mi.) interregional travel for light-duty vehicles.</td>
</tr>
<tr>
<td>Widespread Infrastructure for Ride-hailing EV Deployment (WIRED)</td>
<td>Projects charging infrastructure needs to enable electrification of ride-hailing services via transportation network companies.</td>
</tr>
<tr>
<td>Medium- and Heavy-Duty Electric Vehicle Infrastructure Load, Operations, and Deployment Tool (HEVI-LOAD)</td>
<td>Projects charging infrastructure needs to enable electrification of on-road MD/HD vehicles with a GVWR of 10,001 pounds and above.</td>
</tr>
<tr>
<td>California Hydrogen Infrastructure Tool (CHIT)</td>
<td>Projects hydrogen refueling infrastructure needs to provide the coverage and capacity for hydrogen demand from light-duty FCEVs.</td>
</tr>
</tbody>
</table>

**ZEV Population Projections and Infrastructure Analysis Updates**

The 2020 MSS builds concepts and presents top-down scenarios that define the technology mixes needed to achieve emissions reduction targets. Built upon the measures and commitments already made in the 2016 State SIP Strategy, the 2022 State SIP Strategy further expand and translate the concepts in the 2020 MSS into proposed measures. While The inaugural AB 2127 report used CARB’s MSS scenario, this chapter presents infrastructure analyses based on

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92 The CEC anticipates reaching 200 stations as the result of funding from the 2021-2022 budget (Senate Bill 170, Skinner, Budget Act of 2021).

93 Source: CEC.
vehicle projections under proposed regulations that have ZEV requirements: ACC II regulation\(^{94}\), which is a measure in the 2016 State SIP, and ACF regulation\(^{95}\), a measure in the 2022 State SIP Strategy. Note that the vehicle projections are based on EMFAC2017 with MPO activities to align with the emission benefits modeling. Since staff is still developing ACC II and ACF, these projections are preliminary snapshots of the proposals and subject to change.

The vehicle projections based on the proposed ACC II regulation in FIGURE IV-B-19 show about 5.5 million LD ZEVs\(^{96}\) by 2030 and 13 million by 2035.

![Vehicle Projections](image)

**FIGURE IV-B-19**

LIGHT-DUTY ZEV (<10,000 GVWR) PROJECTIONS IN THE PROPOSED ADVANCED CLEAN CARS II REGULATION (EMFAC2017 WITH MPO ACTIVITY)\(^{97}\)

Vehicle projections based on the proposed ACF regulation show MD/HD ZEV population is about 132,000 ZEVs by 2030 and 343,000 ZEVs by 2035. The projections based on the proposed ACF regulation incorporate a significant

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95 California Air Resources Board (CARB) (2021). Advanced Clean Fleets - Meetings & Events ([https://ww2.arb.ca.gov/sites/default/files/2021-09/210909acfpres_ADA.pdf](https://ww2.arb.ca.gov/sites/default/files/2021-09/210909acfpres_ADA.pdf)).

96 The CEC’s infrastructure analysis divides the light-duty and medium- and heavy-duty vehicle sectors based on whether the vehicles are under or over 10,000 GVWR. This means the CEC’s light-duty infrastructure analysis includes vehicle populations from CARB’s light-heavy duty truck (LHD1) vehicle classification (GVWR 8,501-10,000 pounds) in the projections based on ACF.

97 Projections based on the proposed ACC II regulation result in a total of about 5.5 million ZEVs and 13 million ZEVs by 2030 and 2035, respectively. Source: CARB.
population of heavy-duty FCEVs (over 20,000 FCEVs by 2030), as these vehicles can support long-haul applications. However, all medium-duty ZEVs are assumed to be BEVs. FIGURE IV-B-20 illustrates the total MD/HD ZEV populations and the split between FCEVs and BEVs.

FIGURE IV-B-20
MEDIUM- AND HEAVY-DUTY ZEV (>10,000 GVWR) PROJECTIONS IN THE PROPOSED ADVANCED CLEAN FLEETS REGULATION (EMFAC2017 WITH MPO ACTIVITY)\textsuperscript{98}

In summary, based on the proposed ACCII and ACF regulations and ZEV population projections modeled under EMFAC2017 with MPO activities, the updated EV charging infrastructure analysis to support these vehicle projections estimates a need for a total of 764,000 public and shared private chargers by 2030, and over 1.7 million chargers by 2035. These totals aggregate the results from all of the EV charging infrastructure models described above in TABLE IV-B-22. The infrastructure results for each individual model, serving varying use cases, are described in more detail in the following sections.

\textsuperscript{98} The projections based on the proposed ACF regulation provides BEV and FCEV breakdown, projecting a significant population of heavy-duty FCEVs particularly for long-haul applications. Source: CARB.
Charging Infrastructure

*Intraregional Light-Duty Charging Infrastructure Needs to Enable Local Travel*

EVI-Pro 2 is a model that calculates the number, locations, and types of chargers required to meet the local travel and charging needs of California’s light-duty PEV drivers. Infrastructure results to support the vehicle projections based on the proposed ACC II regulation are provided in Table IV-B-23 for years 2030 and 2035. An average of 677,000 and 1.5 million public and shared private L2 and DCFC chargers will be needed by 2030 and 2035, respectively, to serve this use case. Figure IV-B-22 shows the total public infrastructure need for each year from 2020 to 2037, reaching over 1.8 million public and shared private chargers by 2037.

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*Modeling results project an average of 764,000 public and share private chargers will be needed by 2030 to support the light-, medium-, and heavy-duty PEVs projected in CARB’s proposed ACC II and ACF regulations. This infrastructure need increases to over 1.7 million total chargers by 2035. Source: CEC, NREL, LBNL, UC Davis.*
### TABLE IV-B-23
TEVI-PRO 2 INFRASTRUCTURE RESULTS TO SERVE 5.5 MILLION ZEVS IN 2030 AND 13 MILLION ZEVS IN 2035

<table>
<thead>
<tr>
<th>Plug Type</th>
<th>2030 Results (1,000 plugs)</th>
<th>2035 Results (1,000 plugs)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Low</td>
<td>Average</td>
</tr>
<tr>
<td>Multi-Family Homes (Level 1+2)</td>
<td>181</td>
<td>224</td>
</tr>
<tr>
<td>Work (Level 2)</td>
<td>183</td>
<td>184.5</td>
</tr>
<tr>
<td>Public (Level 2)</td>
<td>250</td>
<td>252</td>
</tr>
<tr>
<td>All Level 1 and 2</td>
<td>614</td>
<td>660.5</td>
</tr>
<tr>
<td>Public (DC fast chargers)</td>
<td>16.6</td>
<td>16.8</td>
</tr>
<tr>
<td>Total Chargers</td>
<td>630.6</td>
<td>677.3</td>
</tr>
</tbody>
</table>

![FIGURE IV-B-22](image)

**FIGURE IV-B-22**
TOTAL AVERAGE STATEWIDE PUBLIC AND SHARE PRIVATE NETWORK REQUIREMENTS FOR LIGHT-DUTY PEVS

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100 Source: CEC and NREL.
Public charging requirements grow rapidly as the light-duty PEV fleet increases from 2020 to 2037. By 2037, need projections are for over 1.8 million chargers. This includes nearly 50,000 DC fast chargers, which is a small contribution to the overall network size but will make up a large portion of the cost and energy delivered.

Source: CEC and NREL

Infrastructure requirements for EV charging may go beyond the charger estimates presented here. This could include other types of investments such as distribution system upgrades, and it will be critical to take a comprehensive and holistic approach to EV infrastructure planning.

Interregional Light-Duty Charging Infrastructure Needs to Enable All-Electric Long-Distance Travel

EVI-RoadTrip is a simulation model that determines the number, locations, and power levels of DC fast chargers needed to meet California’s BEV drivers’ requirements for interregional travel (greater than 100 miles) along major corridors. In practice, both the intraregional travel modeled by EVI-Pro 2 and the interregional travel modeled by EVI-RoadTrip will use some DC fast chargers. However, the modeling does not yet reflect this synergy and therefore summing them would overestimate the number of needed DC fast chargers.

The projections based on the proposed ACC II regulation estimate about 3.8 million BEVs on the road in 2030 and 8.3 million by 2035. The remaining 1.7 million ZEVs in 2030 and 4.7 million in 2035 are PHEVs and FCEVs. Updated EVI-RoadTrip analysis indicates that these BEV fleet sizes will require an average of about 4,400 DC fast chargers in 2030 and 5,600 in 2035. These chargers will be distributed across an average of about 1,150 and 1,400 stations in 2030 and 2035, respectively (TABLE IV-B-24).

<table>
<thead>
<tr>
<th>Result</th>
<th>2030 Lower</th>
<th>2030 Average</th>
<th>2030 Upper</th>
<th>2035 Lower</th>
<th>2035 Average</th>
<th>2035 Upper</th>
</tr>
</thead>
<tbody>
<tr>
<td>DC Fast Charge Stations</td>
<td>1,022</td>
<td>1,156</td>
<td>1,290</td>
<td>1,185</td>
<td>1,386</td>
<td>1,587</td>
</tr>
<tr>
<td>DC Fast Chargers</td>
<td>1,967</td>
<td>4,390</td>
<td>6,812</td>
<td>2,482</td>
<td>5,628</td>
<td>8,774</td>
</tr>
</tbody>
</table>

FIGURE IV-B-23 shows the lower (assuming 100 percent utilization) and upper (assuming 25 percent utilization) bounds for DC fast charger requirements on five-year intervals from 2020-2035, broken out by power level. This EVI-RoadTrip analysis highlights the need for increasingly higher-powered chargers, which could require future proofing equipment and installations in the near term.

101 Source: CEC and NREL.
Light-Duty Charging Infrastructure Needs to Support Electrification of Ride-Hailing Services

The WIRED model assesses the need for charging infrastructure demanded by transportation network company (TNC) vehicles in three major California regions: San Diego County, the Greater Los Angeles region, and the San Francisco Bay Area. In the AB 2127 assessment, these infrastructure needs were based on CARB’s Draft Clean Miles Standard, which projected 333,000 ZEVs in TNC fleets in California by 2030. Modelers assumed that 80 percent of these ZEVs will operate in these three regions.

These results are tied to the Clean Miles Standard. The AB 2127 assessment found that the three regions together will need more than 2,100 DC fast chargers to serve TNCs by 2030. FIGURE IV-B-24 breaks this total down by region, showing that the Greater Los Angeles region and San Francisco Bay Area have significantly higher demand for charging than San Diego County.

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102 The power composition of DC fast chargers designed in EVI-RoadTrip evolves over time to favor higher-powered charging, as BEVs are expected to have longer ranges and higher on-board charge power capabilities. Lower and upper bounds on charger counts are shown in five-year intervals from 2020 to 2035. Source: CEC and NREL.

FIGURE IV-B-25 shows the growth of TNC charging infrastructure needs over the timeframe of the Clean Miles Standard.

![Bar chart showing the number of chargers needed by region.](image)

**FIGURE IV-B-24**
DC FAST CHARGERS NEEDED TO SUPPORT TNC PEVS IN 2030 BY REGION

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104 WIRED models transportation network company infrastructure requirements, illustrating how travel patterns in the different regions affect the resulting network design. Source: UC Davis.
Medium- and Heavy-Duty Charging Infrastructure Needs to Support On-Road Vehicle Electrification

HEVI-LOAD supports California’s transition to MD/HD ZEVs by determining the number, locations, and types of charger deployments and examining suitable power levels for the range of MD/HD vehicle applications. HEVI-LOAD has undergone significant methodological improvements since the July 2021 publication of the inaugural AB 2127 assessment, and this analysis uses the updated version of the model to present the most robust and accurate results currently available. Note that there is a lot of variation in truck fueling behavior, and the modelling exercise described below may not capture this level of detail.

The AB 2127 assessment assumed that MD/HD vehicles in all applications charge at night in a depot using 50 kW DC fast charging, and that when in use, they would opportunistically use 350 kW public charging.

Recent updates incorporate a wide range of power levels for charging. Assumptions for each MD/HD vehicle application include four quartiles of charge capacity based on travel patterns, model specifications, and technological announcements. Each quartile represents a quarter of the vehicles for the respective vehicle classification. Within each quartile, vehicles are able to charge at two power levels, one representing depot charging and the other representing public/opportunistic charging, which are approximately three times depot charging levels. This approach results in 19 specific charging power levels total, which range from 19 kW to 1.6 MW. TABLE IV-B-25

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105 Aggregated DC fast charging infrastructure needs modeled by WIRED in the Greater Los Angeles region, San Diego County, and the San Francisco Bay Area. Source: UC Davis.
shows the estimated charging infrastructure needed to support about 112,000 MD/HD BEVs in 2030 and 289,000 in 2035. Almost 80,000 chargers are needed in 2030, and this grows to nearly 210,000 chargers by 2035. Charger requirements are grouped by power level for simplicity, and the split between depot and public (opportunistic) chargers is shown in Table IV-B-25 By 2030, nearly 90 percent of the MD/HD infrastructure network is projected to be composed of depot chargers, with public chargers mostly restricted to high-power (>500 kW) use cases.

These results also illustrate key tradeoffs between charging energy and time spent charging. In 2030, only 5.5 percent of the total time spent charging for the MD/HD fleet occurs at chargers rated 750 kW or above, yet these charging sessions account for over 21 percent of the total energy needs for these vehicles. Meanwhile, nearly 60 percent of the total time spent charging occurs at chargers rated 75 kW, delivering only 10 percent of their total energy needs. In later years, the share of total time spent charging and total energy delivered shifts to slightly favor high-powered charging, as chargers rated 750 kW or above are the only categories that increase in these two metrics in 2035.
### TABLE IV-B-25
HEVI-LOAD INFRASTRUCTURE RESULTS FOR 112,000 BEVS IN 2030 AND 289,000 BEVS IN 2035<sup>106</sup>

<table>
<thead>
<tr>
<th>Charger Power Level</th>
<th>Number Chargers (% Depot / % Public)</th>
<th>Charging Energy (%)</th>
<th>Charging Time (%)</th>
<th>Number Chargers (% Depot / % Public)</th>
<th>Charging Energy (%)</th>
<th>Charging Time (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>19; 25 kW</td>
<td>9,509 (100 / 0)</td>
<td>2.74</td>
<td>21.69</td>
<td>24,638 (100 / 0)</td>
<td>2.29</td>
<td>19.94</td>
</tr>
<tr>
<td>50; 75 kW</td>
<td>12,174 (87 / 13)</td>
<td>7.56</td>
<td>37.45</td>
<td>31,529 (88 / 12)</td>
<td>6.46</td>
<td>36.38</td>
</tr>
<tr>
<td>100; 150 kW</td>
<td>33,558 (96 / 4)</td>
<td>29.15</td>
<td>2.42</td>
<td>90,599 (97 / 3)</td>
<td>27.34</td>
<td>2.85</td>
</tr>
<tr>
<td>225; 250; 300 kW</td>
<td>12,257 (82 / 18)</td>
<td>20.17</td>
<td>23.71</td>
<td>31,362 (85 / 15)</td>
<td>19.10</td>
<td>24.40</td>
</tr>
<tr>
<td>350; 450; 500 kW</td>
<td>9,882 (83 / 17)</td>
<td>18.92</td>
<td>9.20</td>
<td>25,190 (86 / 14)</td>
<td>18.19</td>
<td>10.10</td>
</tr>
<tr>
<td>750; 900; 1,000; 1,050 kW</td>
<td>1,112 (0 / 100)</td>
<td>7.77</td>
<td>5.46</td>
<td>2,499 (0 / 100)</td>
<td>8.88</td>
<td>6.25</td>
</tr>
<tr>
<td>1,200; 1,400; 1,600 kW</td>
<td>1,498 (0 / 100)</td>
<td>13.69</td>
<td>0.07</td>
<td>3,809 (0 / 100)</td>
<td>17.73</td>
<td>0.09</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>79,990 (88 / 12)</strong></td>
<td><strong>100</strong></td>
<td><strong>100</strong></td>
<td><strong>209,626 (90 / 10)</strong></td>
<td><strong>100</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

FIGURE IV-B-26 shows the total statewide network requirements to support MD/HD BEVs from 2020 to 2037. By 2037, 346,000 MD/HD BEVs will need about 258,000 chargers of varying power levels. Charging power levels of 19 kW (11 percent of connectors), 50 kW (12 percent), 100 kW (22 percent), 150 kW (22 percent), 250 kW (11 percent), and 350 kW (11 percent) dominate the 2037 network.

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<sup>106</sup> Source: CEC and LBNL.
Hydrogen Infrastructure

Light-Duty Hydrogen Infrastructure Needs to Support On-Road Vehicles

The projections based on the proposed ACC II regulation estimated about 130,000 light-duty FCEVs by 2027 and 2.7 million by 2037. The 179 stations expected by 2027 will have the capability to support a theoretical maximum of nearly 245,000 FCEVs assuming each FCEV uses, on average, 0.7 kg of hydrogen per day.

The CEC’s Clean Transportation Program plans to help close the gap to 200 stations to achieve Governor Brown’s EO B-48-18. Assuming the remaining stations to reach this goal have a nameplate fueling capacity of 1,600 kg (1.6 tonnes) per day, the network of 200 stations could serve a maximum of 290,000 FCEVs. The projected 2.7 million FCEVs would

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107 HEVI-LOAD analysis shows a continual increase in charger requirements to support MD/HD electrification, reaching more than 250,000 chargers statewide by 2037. This is composed of a wide diversity of power levels ranging from 19 kW to 1.6 MW. Source: CEC and LBNL.

108 The CEC anticipates reaching 200 stations as the result of funding from the 2021-2022 budget (Senate Bill 170, Skinner, Budget Act of 2021).
require an additional 1,700 tonnes of fueling capacity per day. In this scenario, California would need an additional 340 – 850 stations by 2037—an assumption based on the expansion of nameplate capacity seen thus far which suggests that nameplate capacity could grow to an average of 2 – 5 tons per day.

Medium- and Heavy-Duty Hydrogen Infrastructure Needs to Support On-Road Vehicles

As stated earlier, the projections based on ACF include a significant population of heavy-duty FCEVs, reaching about 72,000 vehicles for long-haul applications by 2037. A recent analysis by the California Fuel Cell Partnership estimates 200 hydrogen stations with an average capacity of 8 tons per day would be needed to support 70,000 heavy-duty FCEVs.\footnote{California Fuel Cell Partnership. July 2021. Fuel Cell Electric Trucks: A Vision for Freight Movement in California – and Beyond. \url{https://app.greenrope.com/content/Fuel-Cell-Electric-Trucks-Vision-CaFCP.pdf}.} There are currently seven operational heavy-duty hydrogen fueling stations for fuel cell transit buses and heavy-duty trucks.\footnote{CEC. 2021. California Energy Commission Zero Emission Vehicle and Infrastructure Statistics. Data last updated October 29, 2021. Retrieved October 29, 2021 from \url{https://www.energy.ca.gov/zevstats}.}

Senate Bill (SB) 643 requires the CEC, in consultation with CARB and CPUC, to conduct a statewide assessment of the fuel cell electric vehicle fueling infrastructure and fuel production needs.\footnote{Senate Bill 643 (Archuleta), Statutes of 2021, Chapter 646. \url{https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill_id=202120220SB643}.} The infrastructure and fuel production will support the adoption of zero emission trucks, buses, and off-road vehicles at levels necessary to meet the goals and requirements of Executive Order N-79-20 and the Innovative Clean Transit and other regulations. The CEC will complete the assessment by December 31, 2023 and will update it at least once every three years.

Barriers and Opportunities to Meeting the ZEV Infrastructure Demand

The results presented above illustrate the magnitude of the infrastructure needed to support the state’s transition away from polluting internal combustion vehicles to a ZEV transportation system. The cost of this infrastructure is one of the key areas to address to support rapid and widescale deployment. California has made significant, strategic, and important investments to support infrastructure deployment and to transition to greater private investments.

Plug-In Electric Vehicle Infrastructure Costs

The most visible part of a charging station is the electric vehicle supply equipment (EVSE, often referred to as a charger), which is typically a pedestal or wall box and connects to the vehicle to charge it. Except at locations such as single-family homes, EVSE costs rarely make up most of the cost of a charging installation. Other components such as transformers, wiring, conduit, panels, meters, switchgear, breakers, trenching and other construction, permitting and other soft costs, and design play important roles in the cost of charging stations. In addition, charging installations
may require utility service upgrades. Ongoing operational costs include electricity, maintenance, and often networking or communications. All of these factors can vary by site and application.

CALeVIP is the CEC’s flagship incentive program for light-duty charging infrastructure. As of September 30, 2021, CALeVIP has launched eleven regional incentive projects totaling $185.7 million in rebate funding (including funding from partner organizations), expected to result in about 16,000 Level 2 connectors and 1,800 DC fast chargers. Data from CALeVIP projects completed through September 30, 2021 show that CALeVIP provided an average rebate of $4,153 per Level 2 connector and $67,842 per DC fast charger. CALeVIP leverages additional funds from the project developer and customer. Reported total costs, including private funding, are $9,575 per Level 2 connector and $103,238 per DC fast charger. This represents leveraged funding of 57 percent and 34 percent, respectively.\(^{112}\)

Assembly Bill 841 (Ting, 2020) mandates that utilities create new rules to design and deploy infrastructure on the utility side of the meter for customers installing EV charging. On October 7, 2021, the CPUC adopted Resolutions implementing the law which direct that customers installing TE charging infrastructure will not bear the costs of in-front-of-the-meter (IFM) infrastructure upgrades.\(^{113}\) These upgrades include improvements to the distribution system needed to serve the higher electric load created by EV charging. Customers will now benefit from lower costs of electrification and certainty of IFM costs.

Although widespread electrification should result in downward pressure on rates as electric sales increase and fixed costs are spread over a larger number of kilowatt-hours sold, electrification infrastructure costs may contribute to ratepayer pressures, especially in the shorter term. The CPUC has been considering numerous ideas for reducing ratepayer costs for behind-the-meter (BTM) EV infrastructure, including limiting the role of utility ownership of that infrastructure and declining rebates over time as the market matures. Utilities may continue to fund the majority or all of the IFM costs but a variety of actors may pay for the BTM infrastructure including the chargers themselves. These actors include private charging companies, EV customers, state agencies such as the CEC, and the federal government. Although there is almost a million-charger gap between 2030 estimates of chargers needed and the number installed or funded today,\(^{114}\) it is clear that the utilities will not bear the entire costs of that gap. Utility costs – which in current programs often include both IFM and BTM costs, along with chargers in some cases – are well above $15,000 per light-duty port with medium and heavy-duty charging ports costing several times that much.\(^{115}\)

**Plug-In Electric Vehicle Infrastructure Funding and Revenue**

Revenue from electricity sales alone is often not enough for electric vehicle service providers to be profitable at this level of total installation cost for stations with low utilization, although some higher utilization charging stations may


\(^{113}\) See Resolution E-5167 ([https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M413/K566/413566906.PDF](https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M413/K566/413566906.PDF)) and Resolution E-5168 ([https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M414/K618/414618951.PDF](https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M414/K618/414618951.PDF)).

\(^{114}\) Estimates are preliminary and are based on funds expended in pilots or other small programs.
be profitable today. Many actors from the private and public sectors are working on strategies to address this challenge, including reducing costs and bringing in additional funding sources and revenue streams. Further, some business models do not rely on electricity sales to be profitable, such as those who sell marketing/advertising services. It is notable that gas stations today rely on on-site services and sales as a revenue stream.

Drivers have installed hundreds of thousands of chargers at single-family homes to take advantage of the convenience and low charging costs home charging offers. Not all EV owners do or will have access to the capital, parking space near electricity, and other requirements for home charging. However, CEC staff expects it to continue to be a popular choice and to primarily be funded by private individuals.

EV charging is and will continue to be offered as part of a package of services to attract drivers. Examples include workplace charging, offered as a perk to employees; charging as an option at commercial parking garages; charging at multifamily housing for renters or owners; and charging funded by auto manufacturers to stimulate sales of their EVs.

Electric utilities have made important investments in charging infrastructure. The CPUC has now authorized over $1.8 billion in funds for utility transportation electrification programs, as detailed below (TABLE IV-B-26):
TABLE IV-B-26
AUTHORIZED FUNDING FOR UTILITY EV PROGRAMS

<table>
<thead>
<tr>
<th>Year</th>
<th>Program Description</th>
<th>Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>SCE’s Charge Ready Pilot</td>
<td>$22M</td>
</tr>
<tr>
<td></td>
<td>SDG&amp;E’s Power Your Drive</td>
<td>$45M</td>
</tr>
<tr>
<td></td>
<td>PG&amp;E’s EV Charge Network</td>
<td>$130M</td>
</tr>
<tr>
<td>2018</td>
<td>SCE’s Charge Ready Bridge</td>
<td>$22M</td>
</tr>
<tr>
<td></td>
<td>SB 350 Small IOU Programs</td>
<td>$7.6M</td>
</tr>
<tr>
<td></td>
<td>SB 350 Priority Review Pilots</td>
<td>$42.8M</td>
</tr>
<tr>
<td></td>
<td>SB 350 Standard Review Projects</td>
<td>$615M</td>
</tr>
<tr>
<td>2019</td>
<td>PG&amp;E’s EV Empower</td>
<td>$4M</td>
</tr>
<tr>
<td></td>
<td>SDG&amp;E’s Power Your Drive Fleets Program and V2G School Bus Pilot</td>
<td>$109.13M</td>
</tr>
<tr>
<td></td>
<td>AB 1082/1083 Schools, Parks &amp; Beaches</td>
<td>$54.5M</td>
</tr>
<tr>
<td>2020</td>
<td>SCE’s Charge Ready 2</td>
<td>$436M</td>
</tr>
<tr>
<td></td>
<td>SB 676 VGI Pilots***</td>
<td>$38.7M</td>
</tr>
<tr>
<td>2021</td>
<td>SDG&amp;E’s Power Your Drive Extension</td>
<td>$43.5M</td>
</tr>
<tr>
<td></td>
<td>TEF Near-Term Priorities***</td>
<td>$240M</td>
</tr>
</tbody>
</table>

Of the $1.8 billion in authorized funding, $1.48 billion remains available. Approximately half of authorized utility funds support light-duty vehicle electrification with the remainder dedicated to medium and heavy-duty electrification. In recent decisions, the CPUC has required that programs spend half of their budgets in disadvantaged or underserved communities. Funds within the utility programs pay for charging infrastructure on the utility side of the meter and, in the case of most programs, on the customer side of the meter. For some programs, EV chargers themselves (EVSE) are also funded. Program budgets also typically include administrative costs, marketing and outreach, and evaluations.

The authorized and program allocated funding will support approximately 55,500 light-duty chargers (of which 13,000 have been energized), 371 DCFC public chargers (of which 14 have been energized), and nearly 300 MD/HD on- and off-road ports. The authorized funding also includes budgets for programs that have not yet been designed which will add to these charger totals. Publicly owned utilities are also investing in EV charging infrastructure. Most notably, Los Angeles Department of Water and Power has been authorized to spend a maximum of $40 million per fiscal year from 2019 to 2029 to reach 10,000 chargers by 2022, 25,000 by 2025, and 28,000 by 2028.

116 Funds authorized for IOU proposals, but no programs/pilots yet approved.

117 See decisions authorizing Southern California Edison’s Charge Ready 2, San Diego Gas & Electric’s Power Your Drive 2, and TEF Near-Term Priorities.

118 Roughly $280 million funding is yet to be allocated to programs which may alter these targets.
To reduce operating costs like demand charges, some companies, like FreeWire Technologies, install distributed energy resources (including local generation and stationary storage) to limit facility peak demand and enable charging power levels that would otherwise be more costly or potentially require grid upgrades. Where operational requirements allow, smart charging, load management, and other managed charging strategies can help limit instantaneous power demand and minimize long-term charging expenses. The CEC is funding research and demonstration projects in these areas through solicitations under the Electric Program Investment Charge (EPIC) and the Clean Transportation Program. Companies including Powertree Services offer monthly subscriptions and a scheduling and access control system for chargers. This can enable more drivers to share a single charger, reducing the total capital cost to serve the same amount of miles driven.

On the revenue side, one of the most important incentives for EV charging, particularly DC fast chargers, is the CARB Low Carbon Fuel Standard (LCFS) Program. EVSE owners and operators can generate LCFS credits based on the amount of electricity delivered. For example, a standard 6.6 kW Level 2 charger is estimated to yield nearly $1,000 in revenue assuming the charger is used 3.5 hours per weekday and the LCFS credit price is $200 per credit. DC fast chargers can generate additional capacity credits to mitigate potential low utilization while EV adoption continues to grow. These credits can then be sold to entities who produce or distribute high carbon intensity fuels. Some service providers like Volta earn revenue from advertising shown on large displays on the EVSE. Highland Transportation and other companies targeting fleets will bundle charging into their fleet electrification products, or charging-as-a-service, along with elements such as vehicles and maintenance. In the future, vehicle grid integration (VGI) may provide additional revenue opportunities.

### Hydrogen Refueling Infrastructure Costs

By the end of 2023, the Clean Transportation Program plans to have invested a total of $319 million in light-, medium- and heavy-duty hydrogen refueling infrastructure.

Grant recipients will have committed more than $191 million in match funding by the end of the most recent Clean Transportation Program grant agreements. The total reported public and private investment in Clean Transportation Program’s hydrogen refueling station projects is nearly $470 million for 179 stations, including 23 privately funded

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stations. However, this underestimates the total reported investment and the ratio of public to private investment as they do not reflect private investment to cover costs that are not part of CEC agreements and not reported to the CEC.

Cost variations include technological and aesthetic requirements by local jurisdictions such as piping changes, electrical hook ups, easements, and safety requirements. As with EVSE, the site electrical layout (which determines the difficulty of trenching), the electrical capacity of the site and utility distribution system (which, depending on system power, may need expanded capacity or distributed energy resources), and the complexity and time delays involved in permitting, interconnection, and entitlements also contribute to the station cost.

Hydrogen sold at the refueling stations is expected to be a primary revenue source and to attract investment. As with DC fast chargers, a key incentive that improves the business case for hydrogen infrastructure owners is the LCFS Program. Since 2019, the LCFS program has permitted hydrogen station owners to apply for hydrogen refueling infrastructure capacity credits. These capacity credits provide for additional credit generation for not only fuel dispensed, but also fuel available to customers. Additional credits provide a financial incentive to infrastructure owners to build the fueling capacity to support more ZEVs and to reduce carbon intensity of the fuel supply, while at the same time reducing risk of low utilization in the early market.

Scaling Infrastructure Deployment

To achieve California’s 2035 ZEV goals and provide access to all Californians, the markets for ZEVs and infrastructure will need to become mutually reinforcing and self-sustaining, and primarily funded by private investment. While projections show PEVs will reach cost parity with internal combustion vehicles in the next few years, there is more uncertainty about the path to self-sufficiency for the infrastructure segments. Continued deployment incentives and innovation-enabling policies are critical to promoting private investment and a sustainable industry. Further, sustained public investment will be necessary to address equity and access concerns where private investment is insufficient or uneven.

The CEC has led on this front through the Clean Transportation Program, which invests up to $100 million annually in a broad portfolio of transportation infrastructure and fuel-related projects throughout the state. Last year, the CEC received a one-time budget allocation of over $1 billion through the state’s general fund ZEV package in the Budget Act of 2021 to support infrastructure and manufacturing. TABLE IV-B-27 details funding allocations for the next three fiscal years from the Clean Transportation Program’s Investment Plan and the General Fund.

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124 Of the 179 stations, at least 13 are planned to be capable of fueling light-, medium, and heavy-duty vehicles.

125 Senate Bill 170 (Skinner), Statutes of 2021, Chapter 240. 

### TABLE IV-B-27
CEC INVESTMENT PLAN ALLOCATIONS FOR FY 2021-2022 AND SUBSEQUENT FISCAL YEARS (IN MILLIONS)

<table>
<thead>
<tr>
<th>Category</th>
<th>Funded Activity</th>
<th>2021-2022</th>
<th>2022-2023(^{127})</th>
<th>2023-2024(^{128,129})</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clean Transportation Program Zero Emission</td>
<td>Light-Duty Electric Vehicle Charging Infrastructure</td>
<td>$30.1</td>
<td>$30.1</td>
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<td>Clean Transportation Program Zero Emission</td>
<td>Medium- and Heavy-Duty Zero Emission Vehicles and</td>
<td>$30.1</td>
<td>$30.1</td>
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</tbody>
</table>

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\(^{127}\)Subject to future Budget Act appropriations.

\(^{128}\)Ibid.

\(^{129}\)The Clean Transportation Program is authorized through December 31, 2023; therefore, only half of the revenues/appropriations are anticipated in this fiscal year.
In addition, in January 2022 Governor Newsom’s office released their proposed budget for the 2022-23 fiscal year. The budget proposal builds on the previous year’s ZEV package, with an additional $6.1 billion for decarbonizing transportation in the state. Combined with the prior year’s budget, approximately $10 billion could be directed to decarbonized transportation over six years if these provisions of the proposal are adopted by legislation later this year. The CEC’s Clean Transportation program would receive additional funds beyond those shown in TABLE IV-B-27.

130 Subject to future Budget Act appropriations.
131 Ibid.
132 The Clean Transportation Program is authorized through December 31, 2023; therefore, only half of the revenues/appropriations are anticipated in this fiscal year.
133 The final column of proposed funding is a half year due to the program expiring in middle of the fiscal year.
134 The FY 2021-2022 funding amount from the general fund is reduced by $38 million, which is the maximum administrative costs the CEC is authorized to incur associated with that funding. The CEC is working to minimize the administrative costs to the greatest extent possible and reserves the ability to use unused administrative costs to fund additional projects within each funding allocation. The anticipated general fund amounts in FY 2022-2023 and FY 2023-2024 have not been reduced to reflect administrative costs. Those fiscal year allocations will be reduced in accordance with direction in the associated Budget Act.
135 Actual pass-through funding amounts resulting from future general fund allocations are expected to be reduced to cover CEC administrative expenses.
136 Ibid.
The proposed budget for Fiscal Year 2022-23 would add funding for investments in a wide array of categories, as shown in TABLE IV-B-28. The Governor’s 2022-23 budget proposal also emphasizes the need for equitable deployment of infrastructure and focuses funding on communities with greater need for public assistance in deploying ZEV infrastructure.

**TABLE IV-B-28**

**ZEV INFRASTRUCTURE FUNDING ALLOCATIONS IN GOVERNOR NEWSOM’S PROPOSED FY 2022-23 BUDGET (IN MILLIONS)**

<table>
<thead>
<tr>
<th>ZEV Infrastructure Funding Category</th>
<th>Proposed Funding Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Light-Duty ZEV Infrastructure Grants</td>
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<tr>
<td>Equitable At-Home Charging</td>
<td>$300</td>
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<td>Dragey</td>
<td>$250</td>
</tr>
<tr>
<td>Transit Bus Infrastructure</td>
<td>$140</td>
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<tr>
<td>Commercial Vehicle Infrastructure (includes Trucks, Buses, Agriculture, Construction, and other Sectors)</td>
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<tr>
<td>ZEV Infrastructure at Seaports</td>
<td>$150</td>
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<tr>
<td>Emerging Opportunities</td>
<td>$100</td>
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</tbody>
</table>

Among other efforts, CEC is expanding continued public support through the block grant incentive model used in CALeVIP. In April 2021, the CEC announced the approval of the multi-million Energy Infrastructure Incentives for Zero Emission Commercial Vehicles (EnergIZE Commercial Vehicles) project, a first-of-its-kind project implemented by CALSTART that will fund charging and hydrogen fueling infrastructure for zero emission trucks, buses, goods movement, and equipment. On the light-duty side, in September 2021 the CEC announced the authorization of two block grant awards for up to $250 million each. One will be implemented by the Center for Sustainable Energy to continue CALeVIP, while the other program will be implemented by CALSTART. These projects will leverage large amounts of funding to rapidly deploy ZEV infrastructure in a streamlined manner and leverage private funds.

Beyond these large-scale projects, the CEC also targets funding through solicitations that address specific opportunities and challenges. For example, the BESTFIT Innovative Charging Solutions solicitation, released in August 2020, aimed to accelerate the commercial deployment of transformative technology solutions for the light-, medium-

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Other solicitations that have been released or are anticipated to be released in 2021 will fund charging solutions for on-demand transportation services, charging deployments that serve multi-family homes including apartments, and charging installation projects in rural locations. Developing a portfolio of charging solutions will be essential for addressing the wide variety of use cases and local needs throughout California.

The CEC is not the only entity providing funding for EV charging infrastructure. Local governments, utilities, and state agencies are also investing in infrastructure to meet clean air, climate change, and equity goals. As mentioned earlier, in the past decade the electric utilities regulated by the California Public Utilities Commission (CPUC), which serve 78% of the state, have developed dozens of programs aimed at electrifying various segments of the transportation sector and offering specific electric rates for EVs. About 18% of the utility authorized funds have already been spent. Most of the non-pilot programs listed above have multi-year budgets and are only in the first several years of deployment or have not yet been launched, presenting an opportunity for significant scaling in charging infrastructure deployment in coming years.

In addition, in February 2020, the CPUC published a draft proposed overarching transportation electrification policy: the Transportation Electrification Framework (TEF). It contains proposals on determining the appropriate role of utilities in transportation electrification (TE), goals and metrics by which TE programs should be judged, and a process to streamline approval of individual utility programs. Over the next year, the CPUC plans to finalize adoption of the Framework. In July 2021, the chapter of the TEF identifying near-term priorities for investment was adopted. The decision, listed in TABLE IV-B-26 as TEF Near-Term Priorities, authorizes up to $240 million for the IOUs to propose smaller programs through a streamlined process in a number of sectors: grid resiliency, customers without access to home charging, medium and heavy-duty charging, new construction, and panel upgrades for low-income residential ratepayers in underserved communities. Programs that fall into these priority areas will not need applications and evidentiary review and may be approved via expedited process.

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142 Ibid.

143 Regulated utilities include three large investor-owned utilities (Pacific Gas & Electric, Southern California Edison, and San Diego Gas & Electric) along with three small or multi-jurisdictional investor-owned utilities (Liberty, PacifiCorp, and Bear Valley).

144 CPUC’s Draft Transportation Electrification Framework (https://docs.cpuc.ca.gov/PublishedDocs/Efile/G000/M326/K281/326281940.PDF).

Another critical factor when scaling up infrastructure deployment is actively preparing for the increasing amount of electric load created by EVs. In June 2021, the CPUC launched a rulemaking to modernize the electric grid for a high distributed energy resources future. This proceeding is focused on preparing the distribution system for increased transportation electrification.\(^{146}\) In the CPUC’s Integrated Resource Planning proceeding, which plans for new generation, the CPUC is increasingly using demand forecasts that predict higher amounts of EV charging.\(^{147}\) These demand forecasts are also used by the California Independent System Operator to prepare the transmission system for increased load.

In December 2020, the CPUC adopted a decision on vehicle-grid integration (VGI) which created metrics and strategies for advancing VGI and authorized almost $40 million for the utilities to spend piloting VGI technologies and programs.\(^{148}\) In November 2021, the CPUC adopted a Resolution creating a pathway for alternating current interconnection for vehicle-to-grid integration and allowing some EVs to more easily enable bidirectional mode.\(^{149}\) The CPUC is continuing to consider streamlining procedures for both EV charging and bidirectional EV interconnections.

In parallel, the CEC is currently developing the EVSE Deployment and Grid Evaluation Tool (EDGE), which will incorporate publicly available electric grid data to aid in regional grid planning. This will act as an “early warning system” to inform charging infrastructure deployment and proactively identify locations where grid upgrades may be required. The CEC is also continuing work on updating the California Vehicle-Grid Integration Roadmap and is investigating pathways to streamline the interconnection of vehicle-to-grid resources that export power and help the grid operate more economically and reliably. Finally, the programs administered by the CEC relevant to EV charging, the Electric Program Investment Charge (EPIC) and the Clean Transportation Program, incorporate flexible and bidirectional EV charging and advance these technologies in the marketplace through targeted demonstrations and other activities.

Future state funding will also continue to support hydrogen refueling infrastructure and meet the state’s goals for 100 stations by the end of 2023 and 200 stations by 2025 as called for in AB 8 and EO B-48-18, respectively. To achieve these targets, the CEC is directed to allocate $20 million annually from the Clean Transportation Program, and the recent addition of General Funds will support the 200-station goal.

In addition, CEC is developing a Statewide ZEV Infrastructure Plan (ZIP). The ZIP will support decision-making by CEC and others by documenting State plans and strategies. It will support public discussions of pathways to success in the State’s ZEV goals, especially as embodied in vehicle regulations. The primary principles driving the drafting of the ZIP are that state investments will be directed to increase equity and that state investments will accelerate market


\(^{147}\) Administrative Law Judge’s Ruling Seeking Comments on Proposed Preferred System Plan, pp. 23-28 (https://docs.cpuc.ca.gov/PublishedDocs/Efile/G000/M399/K450/399450008.PDF).


\(^{149}\) Resolution E-5165 (https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M420/K342/420342816.PDF).
development of ZEV infrastructure and the handoff of mainstream charging and fueling infrastructure to the private sector. It will be a high-level view of State infrastructure strategy to ensure sufficient infrastructure deployment and grid-readiness.

Additional Policies to Accelerate Infrastructure Deployment

The list below highlights several other policies and efforts that tackle barriers and support California’s increasing infrastructure deployment.

- **Properly designed electricity rates** are key to encouraging EV adoption and in particular ensuring that charging is less expensive than traditional fossil fuels. Each large investor-owned utility (IOU) offers several EV-specific rates, both for residential and non-residential customers. These rates typically include a steeply differentiated time-of-use rate providing a cheap charging time during off-peak periods such as nighttime.\(^{150}\) Calculations demonstrate that, if customers are able to charge off-peak, most can save significantly on fueling costs over gasoline or diesel.\(^{151}\) Another significant issue in rate design has been demand charges, which are a portion of commercial and industrial customers’ bills that is based on their peak usage for the month, and can be a barrier to electrification. Demand charges can be a large part of the bill for some commercial EV customers because the customers may have a very high peak usage – if several vehicles are charging at once – but relatively low overall electric consumption for the month. Every large IOU now has a commercial EV rate available that significantly reduces or entirely eliminates demand charges, and therefore helps promote electrification in the commercial sector. Electrify America (EA) has noted that demand charges are still a huge barrier for LD public DCFC providers and shared some insights in its ZEV Investment Plans (ZIP), as well as its quarterly and annual reports. In the Cycle 3 ZIP Cycle3 report\(^{152}\), EA noted that several studies\(^{153, 154, 155}\) showed that demand charges were presenting challenges to station economics. EA also noted in its Cycle 3 ZIP 3 that the rate structure, including demand charges, impacted the cost to provide charging services to consumers and business economic


\(^{154}\) Rocky Mountain Institute (2019). DCFC Rate Design Study. Available at: [https://rmi.org/insight/dcfc-rate-design-study/](https://rmi.org/insight/dcfc-rate-design-study/).

sustainability. To provide some relief from demand charges, EA plans to deploy energy storage and renewable generation at some of its stations.

- **State and local building codes** require the installation of charger make-ready equipment. The Green Building Standards (CALGreen) Code, Title 24, Part 11, requires builders to provide varying levels of infrastructure for electric vehicle charging in newly constructed residential and non-residential buildings thereby avoiding the substantial costs that major retrofits would incur. Beginning in 2023, CALGreen will require that existing multifamily dwellings, hotels, and motels undergoing certain retrofit activities have capacity to support EV charging, and additionally require capacity supporting charging of medium-and-heavy duty vehicles in new warehouses, grocery stores, and retail buildings with off-street loading spaces. Building codes are crucial to ensuring that California meets its zero emission vehicles goals cost-effectively. Building codes are essential to support broad access to ZEV infrastructure and must keep pace as the number of ZEVs continues to grow.

- **Streamlined permitting and approval processes** will allow for faster and more efficient infrastructure installations timelines. To address this, in 2021 Governor Newsom signed AB 970, which will accelerate the permitting processes by creating provisions for approving a completed EV charging station application after 20 or 40 days. Permitting and application processes for utility actions such as grid upgrades, installations, and interconnections have faced similar challenges. State programs and legislators are addressing ways to improve the ease and speed of charging infrastructure deployments. This will be increasingly critical as megawatt-scale charging sites become more prominent for MD/HD charging. The CEC has also incorporated measures to shorten development time for hydrogen stations. These include requiring applicants to have held preapplication meetings with the authority having jurisdiction, to include benchmarks for developers to receive approval to build within 18 months of the CEC approving funding for the station, and to open for retail operations within 30 months of the CEC approving the funding.

- **Standardization of charging and refueling infrastructure** will create a more convenient and efficient infrastructure network for drivers. CARB is proposing a requirement that light-duty vehicles with fast charging capability sold in California be compatible with the CCS connector, beginning with Model Year 2026. The CEC has supported the market shift towards CCS by limiting its funding requirements for the inclusion of CHAdeMO connectors. Currently, projects require only one CHAdeMO connector per site. The lack of connector standardization is even more prevalent among MD/HD vehicles, though the nascency of the market may present opportunities to encourage standardization more aggressively earlier on. The development of the Megawatt Charging System aims to develop a standardized charging system for this sector and has received CEC funding. On the hydrogen side, the CEC has required compliance with international fueling standards to maintain reliable and safe fueling at stations.

- **Workforce training and development** will be vital to scaling charging infrastructure deployment and has a proposed allocation of $15 million in Clean Transportation Program funding over the next three years. The CEC

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estimates about 14,100 Californians are employed across 34 ZEV-related manufacturers, and this workforce will need to grow to meet the infrastructure demand over the next decade and beyond.

While the ZEV infrastructure need is significant, it also presents an immense opportunity to transition California to clean transportation, reduce GHG emissions, improve air quality and reduce pollution, and create in-state jobs. The state agencies recognize the challenges California will face for this multi-billion dollar shift and have moved aggressively to accelerate infrastructure deployment in collaboration with each other and stakeholders. Numerous strategies and mechanisms to scale infrastructure development will contribute to the state’s portfolio of solutions to overcome barriers.

Appendix A: Economic Analysis

Introduction

As part of the Proposed 2022 State Implementation Plan (State SIP Strategy), statewide impacts to the California economy from the suite of emission reduction measures will be evaluated. Based on estimates of the direct costs and costs savings for the emission reduction measures that will be developed, the economic analysis will assess the potential for positive and adverse economic impacts on California businesses, investments, personal income, and gross state product. In other words, the analysis will show how economic activities in California may be affected, which sectors are likely to have gains or losses, how the wages and salaries of California residents are likely to change, and the overall health of the California economy.

In this report, for each measure CARB staff provides a qualitative assessment of the direct cost and cost savings components as well as the methods that will be employed to determine broader macroeconomic impacts. Many measures, however, are still in development and details are provided to the degree they were available at the time this report was drafted. The Final State SIP Strategy to be released in summer of 2022 and will include a quantitative assessment of direct costs, cost savings and the associated macroeconomic impacts.

Methods for Determining Macroeconomic Impacts

Assessment of the macroeconomic impacts will be the primary component of the economic impact analysis of the State SIP Strategy. Implementation of the State SIP Strategy will result in costs and savings in a variety of sectors of the California economy as businesses and individuals purchase and invest in zero emission and lower emission technologies, construct and install new infrastructure, change usage patterns of fuels, and adapt to different types of ongoing costs and cost-savings associated with new technologies. These costs and cost-savings are anticipated to impact employment, output, and investment in the directly regulated businesses as well as businesses that supply goods and services in support of the businesses being regulated. The direct impacts of the State SIP Strategy would also lead to additional induced effects like changes in personal income that affect consumer expenditures in all spending categories. Combined, this is referred to as macroeconomic impacts.

Staff intend to use the Regional Economic Models Inc. (REMI) Policy Insight Plus to estimate these macroeconomic impacts of the State SIP Strategy on the California economy. REMI is a structural economic forecasting and policy analysis model that integrates input-output, computable general equilibrium, econometric and economic geography
methodologies. Staff will input the direct costs of the State SIP Strategy into REMI and report the year-by-year estimates of the total impacts including changes in employment, output, gross state product, personal income, and investment. Because staff are continuing to refine the costs of the State SIP Strategy measures, macroeconomic analysis will be released in the Final 2022 State SIP Strategy.

The estimated macroeconomic impacts of the emission reduction measures will incorporate modeling assumptions based on relevant data. In general, costs that are primarily borne by consumers will be modeled as an increase in consumer prices or a shift in consumer spending in the relevant consumption categories. Costs that are borne by regulated businesses will be modeled as increased production costs to the impacted industries. The measures may result in increased demand to certain California industries too. For example, costs borne by businesses for installing infrastructure may also be mirrored by increased demand for businesses that would be involved the installation of the infrastructure. Likewise, businesses involved in the manufacture and sale of zero emission and lower emission technologies may see increases in demand for their products. These types of increases in demand will be input in the REMI model as increases in exogenous final demand for the industries that supply the goods and services.

In addition, there could also be fiscal impacts due to the increase or decrease in tax revenue, government administrative costs, compliance fees, and government incentives. For example, several of the measures in the State SIP Strategy are expected to decrease revenue collected from gasoline and diesel taxes. This could result in decreased funding for transportation improvements at the state, county, and local levels.

On-Road Medium- and Heavy-Duty Vehicles

Advanced Clean Fleets Regulation

The Advanced Clean Fleet Regulation will set zero emission requirements for fleets and focus on strategies to ensure that the cleanest vehicles are deployed by government, business, and other entities in California to meet transportation needs. Businesses and governments that are required to adopt zero emission trucks would face capital costs associated with infrastructure upgrades, electric vehicle supply equipment, and an accelerated transition to zero emission trucks. These entities would also face ongoing costs and cost-savings associated with changes in maintenance costs and changes in diesel, natural gas, electricity, and hydrogen use. The decrease in diesel tax revenue corresponding with reduced consumption would reduce government spending without any offsetting revenues. There would also be additional costs associated with reporting and workforce training and education.

Zero Emissions Truck Measure

The proposed measure would use market signal tools, if given authority to implement differentiated registration fees, restrictions or fees for combustion trucks entering low/zero emission zones, and/or indirect source rules to establish zero emissions zones by 2035. Without new authorities, starting in 2030 the measure would require fleets to phase-in ZEVs into fleets operating in California that aren’t already covered by the proposed Advanced Clean Fleets regulation. The strategy would consider the most economical compliance options available in the secondary markets to upgrade to ZEVs, including used ZEVs, everywhere feasible.

On-Road Light-Duty Vehicles

On-Road Motorcycles New Emission Standards
The On-Road Motorcycle (ONMC) New Emission Standards would reduce emissions from new ONMCs by adopting more stringent exhaust and evaporative emission standards along with on-board diagnostics and zero emission sales thresholds. The costs of improved emission controls needed to meet more stringent exhaust and evaporative standards and on-board diagnostic requirements are anticipated to be reflected in higher costs for gasoline motorcycles. In general, zero emission motorcycles currently cost more than similar gasoline powered motorcycles, although this cost differential is projected to decrease over time as battery technology improves. Overall, businesses and individuals would likely spend more for ONMCs in the early implementation years as the zero emission sales thresholds and more stringent exhaust and evaporative emission standard and on-board diagnostics becomes effective. This measure may also have costs and cost savings associated with decreased gasoline use, reduced maintenance costs and increased electricity use.

*Clean Miles Standard*

The Clean Miles Standard is a light-duty fleet rule that reduces GHG emissions and promotes the state’s electrification goals by proposing electrification targets, greenhouse gas emission targets, and reporting requirements for Transportation Network Companies (TNCs). As TNCs and TNC drivers increase electric vehicle miles traveled and decrease GHG emissions, there would be resulting costs and cost savings. The TNC industry is anticipated to initially face increased capital costs associated with vehicle and home charger purchases. As zero emission vehicles (ZEVs) reach price parity with conventional gasoline vehicles there may be subsequent capital cost savings to the TNC industry. While the upfront costs of ZEVs are currently higher than traditional gasoline vehicles, the costs of ZEVs are anticipated to decline over time and reach cost parity with gasoline vehicles. With available incentives, the cost of a ZEV passenger car is anticipated to be on par with a gasoline vehicle in calendar year 2025. The TNC industry would also face ongoing cost and cost savings associated with increased electricity use, decreased gasoline use, and decreased vehicle maintenance costs. Finally, TNC companies may face costs associated with recordkeeping and reporting. A comprehensive economic impact analysis can be found in the published Standardized Regulatory Impact Assessment (SRIA) of the Clean Miles Standard.\(^{158}\)

*Reducing Vehicle Miles Travelled*

*Enhanced Regional Emission Analysis in State Implementation Plans*

CARB is exploring measures to reduce ROG and NOx emissions through reductions in VMT. First, CARB will consider whether and how to change the process for developing Motor Vehicle Emissions Budget (MVEB) by evaluating the existing MVEB development process to meet National Ambient Air Quality Standards (NAAQS). Then CARB will assess and improve the Reasonably Available Control Measures (RACM) analysis in the State Implementation Plan (SIP) by providing a comprehensive list of Transportation Control Measures (TCMs) and emission quantification methodology. Finally, CARB will update the guidelines for the California Motor Vehicle Registration Fee (MV Fees) Program and the Congestion Mitigation and Air Quality Improvement (CMAQ) Program to fund a broader range of transportation and air quality projects. Staff expects an increased workload for CARB, which the current capacity may absorb. The costs

to the related industries are likely to be minimal, and cost estimates will be determined as part of measure development.

**Off-Road Equipment Measures**

*Tier 5 Off-Road New Compression-Ignition Engine Regulation*

This measure would develop and propose aftertreatment–based PM standards for new off-road compression-ignition engines less than 19 kW (25 hp), aftertreatment–based NOx standards for new off-road compression-ignition engines greater than or equal to 19 kW (25 hp) and less than 56 kW (75 hp), and more stringent PM and NOx standards for new off-road compression-ignition engines greater than or equal to 56 kW (75 hp). Other possible elements include enhancing in-use compliance, proposing more representative useful life periods, and developing a low load test cycle. This measure is anticipated to result in increased costs for engines that are used in a variety of applications and industries including, construction, mining (off-road equipment used above ground), manufacturing, industries that rely on transport refrigeration units (TRUs), airport ground support, forestry and logging, and agriculture. In addition to increased capital costs of engines, there may also be ongoing costs associated with the additional consumption of diesel exhaust fluid.

*Amendments to the In-Use Off-Road Diesel-Fuel Fleets Regulation*

The amendments to the In-Use Off-Road Diesel-Fuel Fleets Regulation would create additional requirements to the currently regulated fleets to turn over the oldest and dirtiest equipment that is operating in their fleets as well as require only the cleanest engines available be added to fleets. As equipment is phased out, fleets would likely purchase newer and more expensive engines, resulting in increased capital costs for the fleet. The end user industries with associated vehicle types, such as mining, construction, industrial, airport ground support transportation, and so on, will likely see production cost. The industries that supply the newer and more expensive engines and associated vehicles will likely see increase in final demand due to the engine turnover.

*Zero Emission Transport Refrigeration Unit Part 2 (Trailer)*

This measure would require trailer TRUs, domestic shipping container TRUs, railcar TRUs, TRU generator sets, and direct-drive refrigeration units to use zero emission technology. While the specific proposed requirements have not been determined at this time, CARB staff are currently assessing zero emission technologies for trailer TRUs and the remaining TRU categories. Staff anticipate that the regulated businesses will incur incremental costs for purchase of zero emission TRU equipment and installation of zero emission fueling infrastructure. Businesses that supply the zero emission technology can expect increase in demand. There may be on-going cost or savings resulting from changes in fuel use and maintenance.

*Commercial Harbor Craft Amendments*

The Commercial Harbor Craft Amendments establish expanded and more stringent in-use requirements to reduce criteria and air toxics emissions from commercial harbor craft. The amendments also mandate accelerated deployment of zero emission and advanced technologies in vessel categories where technology feasibility has been demonstrated.
This measure would result in changes in costs to numerous CHC sectors to comply with in-use and new-build vessel performance standards, zero emission advanced technology requirements, and other vessel requirements. This includes costs associated with the repower and retrofit of existing CHC, replacement costs for certain CHC, infrastructure costs, and administrative costs. These costs would primarily be borne in the water transportation, scenic and sightseeing transportation and support activities for transportation, construction, and fishing industries. A comprehensive economic impact analysis of the Commercial Harbor Craft Amendments can be found in the SRIA.\(^{159}\)

**Cargo Handling Equipment Amendments**

This measure would start transitioning cargo handling equipment (CHE) to full zero emission (ZE) starting in 2026 with over 90 percent penetration of ZE equipment by 2036 and result in costs associated with equipment and infrastructure. Specific types of equipment impacted include yard tractors, forklifts, rubber tiered gantry cranes, and other cargo handling equipment. The regulation would likely result in increased spending on CHE equipment and charger and increase the production and capital cost of the end user sectors. There would also be cost savings associated with decreased diesel fuel consumption and higher costs due to increased electricity and hydrogen fuel consumption, which will lead to a change in the demand for fuel and electricity.

**Off-Road Zero Emission Targeted Manufacturer Rule**

Staff proposes to develop a regulatory measure that would require manufacturers of off-road equipment and/or engines to produce for sale zero emission equipment and/or powertrains as a percentage of their annual statewide sales volume. While staff are still refining the details of the regulation, staff anticipate that this measure will lead to increased costs for zero emission off-road equipment and/or powertrains that are used in a variety of applications and industries. In addition to increased capital costs of equipment, there may also be ongoing costs and savings associated with the new technology, such as reduced fuel and maintenance costs.

**Clean Off-Road Fleet Recognition Program**

The primary goal of this program would be to create a non-monetary incentive to encourage off-road fleets to go above and beyond existing regulatory fleet rule compliance and adopt advanced technology equipment with a strong emphasis on zero emission technology. This program would provide a standardized methodology for contracting entities, policymakers, state and local government, and other interested parties to establish contracting criteria or require participation in the program to achieve their individual policy goals. While the detail of the measure is still under development, staff anticipate increased government spending on technology review, consulting, and administrative cost. Businesses are expected to spend more on zero emission or low-emission technologies voluntarily and the cost may be passed down to consumers.

**Spark-Ignition Marine Engine Standards**

\(^{159}\)CARB, 2021. Commercial Harbor Craft SRIA.  
The Spark-Ignition Marine Engine Standards measure would develop and propose more stringent emission standards for outboard and personal watercraft engines. This measure may result in increased costs to the manufacturers of outboard and personal watercraft engines, which would likely be passed on to businesses and individuals that purchase these engines.

**Other Measures**

*Consumer Products Regulation*

Efforts to reduce the ozone impact of consumer products will include CARB staff’s consideration of control strategies that utilize new reactivity-based limits along with the traditional method of implementing new and lower VOC standards. Costs to manufacturers are likely to include purchasing new equipment, research and development, data processing, relabeling and advertising, and so on. The on-going costs of chemical ingredients can also change. Staff anticipate that the change in capital and on-going cost will be passed on to consumers.

*Residential and Commercial Buildings*

The primary goal of this measure is to reduce emissions from space and water heaters installed in new and existing residential and commercial buildings. Staff would develop and propose zero emission standards for space and water heaters sold in California. Beginning in 2030, 100% of sales of new space and water heaters (for either new construction or equipment replacement of burned-out equipment in existing buildings) would need to meet zero emission standards. This measure would not mandate retrofits in existing buildings, but some buildings may require retrofits such as electric service panel upgrades to be able to use the new technology that this measure would require.

Depending on various factors including the up-front cost of equipment appliances and whether electric service panel upgrades are needed, and assumptions of the speed of technology development, this regulation could lead to an increase or decrease in spending on new zero emission water and space heaters, compared to their higher-emission counterparts. This regulation is also anticipated to results in a decrease in natural gas consumption and increase in electricity consumption. The lifecycle cost impacts of this measure on consumers and businesses are thus highly dependent on the relative costs of natural gas and electricity, which may also be dependent on the time of use, and presence or absence of on-site solar and/or energy storage.

**Primarily-Federally and Internationally Regulated Source Measures: Proposed CARB Measures**

*In-Use Locomotive Regulation*

The In-Use Locomotive Regulation would accelerate the adoption of advanced, cleaner technology, and zero emission locomotives by; 1) establishing spending accounts for locomotive operators where money would need to be set aside that could only be used towards the purchase of Tier 4 or cleaner locomotives until 2030 and zero emission locomotives 2030 and beyond or for zero emission equipment or infrastructure, or demonstration and pilot projects; and 2) through in-use operational requirements. This measure would result in costs to locomotive operators for new locomotive purchases, remanufactures, and additional hardware. There would also be ongoing costs and costs savings associated with changes in fuel use, maintenance, and the spending account.
Future Measures for Aviation Emissions Reductions

The primary goal of future measures for aviation is to reduce emissions from airport and aircraft related activities. CARB would require all larger airports to perform a comprehensive and standardized emission inventory, which would establish a baseline and enable verifiable and quantifiable future emissions reductions. Staff assume that not all airports would conduct complete emissions tracking and reporting without the regulation, and their existing information systems are sufficient for the added inventory tracking and reporting requirements. CARB staff anticipates that airports will increase staff time to perform the necessary activities for emission reporting and inventory, which may include energy audits, inventory accounting, data tracking, and so on. Therefore, the proposed action will result in an increase in jobs and staffing costs.

Future Measures for Ocean-Going Vessel Emissions Reductions

The primary goal of future measures for Ocean-Going Vessels (“OGV” or “vessel”) is to further reduce emissions from OGVs that are transiting, maneuvering, or anchoring in Regulated California Waters (RCW) and while docking at berth in California seaports. The cost and emissions analysis looked at a potential measure to further reduce emissions from OGVs visiting CA. Under this measure, all tankers (by 2031) and all remaining vessel categories (by 2037) would need to meet Tier 2+ or Tier 3 emission standards. Staff anticipate vessel owners with Tier 2 main engines in 2031 and 2037 would either retrofit using a selective catalytic reduction (SCR) or exhaust gas recirculation (EGR) system to their vessels to achieve reductions equivalent to a Tier2+ vessel or purchase a new Tier 3 vessel. All vessels 20 years and older are expected to be replaced with a purchase of a new Tier 3 vessel. This measure will result in increased spending in SCR or EGR systems and system installation on vessels less than 20 years old and in turn increase the cost of water transportation in general. No additional costs were assumed for vessels 20 years or older in 2031 and 2037 as it is assumed that these vessels would choose to purchase a new-build Tier 3 vessel instead of retrofitting with an SCR or EGR system due to the average useful life of an OGV.

Federal Actions Needed

There are other measures for primarily federally and international regulated sources under development as described in Chapter 5 of the State SIP Strategy. The next draft of the State SIP Strategy will provide cost estimates for these measures to the degree that they are available.