From: John McGee

Sent: Friday, April 4, 2025 10:54 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I have read Rules 1111 and 1121 and am strongly against both.
California's cost of living is one of THE highest in the country. If your goal is to drive families from the state you are on the right track.

Regards, John McGee

Sent with Proton Mail secure email.

From: Ingrid Gruen

Sent: Friday, April 4, 2025 1:20 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

To South Coast Air Quality Management District:

I oppose Rules 1111 and 1121. Do not implement. It does not make sense for our state and people cannot afford it. Why would you even consider putting more strain on our electrical system that is often shut down?

Ingrid Gruen Chino Hills, CA

From: Mike Benisek

Sent: Friday, April 4, 2025 9:31 AM

To: Jennifer Vinh

Subject: [EXTERNAL] #1 Natural Gas Users

You need to start with all the power plants across the US that consume natural gas to make electricity before the people's houses!

Sent from my iPad

From: Terry Limburg

Sent: Friday, April 4, 2025 9:45 AM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111 & 1121

The cost of living in this great state of California is already unattainable for the majority of our population. The exodus of residents doesn't include all of our grown children that have moved to other states for more affordable options.

I moved here from Illinois in 1978, with my family, when I was 16 years old. The air quality here was terrible! We were lucky to have clear skies for a few chilly days in February. Now we have beautiful blue skies & multi-colored sunsets.

The cost to residents for living in this beautiful state will only get ridiculously higher if these rules are passed. With ongoing tariffs and the raise in prices since the pandemic & supply chain issues, putting more rules on the citizens of our state has got to STOP NOW! Just the increase in our electric utility bills on an already strained system is just plain idiotic! We need LESS government interference in our lives.

These rules are always aimed at Residents. The biggest waste of our energy is commercial. Comfortable doesn't mean we need to wear cold weather clothes in a supermarket or movie theater in the summer.

Forcing residents to go all electric is restricting our rights to more safe, abundant & affordable resources. STOP the power grabbing. STOP trying to control our lives. THINK about the citizens of this state & not your pockets. THIS IS A DEMOCRACY. You are supposed go be listening to the people of the state, not the bubble you are living in! Get some boots on the ground & find out what else the average citizen is passionate about. We just don't have the money to get elected to office to clean up the political system in our state or country. The divide is getting wider. Bring our citizens together. Don't impose shit that's hurting our citizens financially. We've had enough of Sacramento's bullshit!

Theresa Limburg

From: Brian Gwartz

Sent: Friday, April 4, 2025 9:36 AM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111 and 1121

Please do not restrict natural Gas for household use.

Leave the homeowner with the choice of gas or electricity for whichever appliance is desired.

Some people cook better with gas and don't like the taste of their own food with electric. I am one of those people.

Thank you

Brian Gwartz

Orange Ca.

From: Gladys Lionbarger

Sent: Friday, April 4, 2025 10:45 AM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111 and 1121

This is something I CANNOT handle. I live in a mobile home park where we are not allowed to have electric appliances as the system cannot sustain them. Also, we are already being warned constantly on hot days to save electricity. I have a gas stove which does not work when the electricity is out. One year I could not cook Thanksgiving dinner because there was a power outage. Gas was fine but could not turn on. I am a senior citizen and cannot afford huge increases for my utilities. Life in CA is getting unsustainable!

Gladys Lionbarger

From: Sandy Zimmer

Sent: Friday, April 4, 2025 10:13 AM

To: Jennifer Vinh

Subject: [EXTERNAL] AQMD Gas Elimination Bill

Attachments: AQMD Gas.pdf

It is extremely concerning that this board is looking to burden an already outdated electrical grid that currently cannot support the population or business's of California with the elimination of a clean affordable heating and cooking option of gas appliances.

I do not support this bill and feel that this board is not doing justice to the people of the state of California with this excessive use of governance.

I strongly opposed the recent gas price tax, which is now causing gas prices in California to be one of highest in our nation over \$5.00 a gallon.

I truly wonder who provides you with the income to support a household in this beautiful state that is loosing jobs due to poor governance and lack of providing the people of California the right to survive.

Sincerely,

Sandy Zimmer

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

From: Bob Arneal
bobarneal@aramisrg.com>

Sent: Friday, April 4, 2025 11:43 AM

To: Jennifer Vinh

Subject: [EXTERNAL] AQMDs Proposed Amended Rules 1111 & 1121

Please do not implement these rules (PAR 1111 & 1121).

California homeowners and landlords do not need these potential financial burdens placed upon them by AQMD. Further, the vast majority of homeowners prefer to have gas furnaces and water heaters, and have no interest in changing due to the costs involved.

Such rules will only serve to force homeowners, especially those who might be equity-rich but are also cash-poor to spend or even have to borrow money they do not have to comply with such arguably unnecessarily overreaching and extremely unpopular government regulations.

~Bob Arneal





President/CEO, Managing Broker

DRE Lic.#01029542 (714) 325-9406

436 N. Lakeview Avenue, Anaheim Hills, CA 92807

From: Marlene Webster

Sent: Friday, April 4, 2025 12:48 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Bills 1111 and 1121

I oppose both these Bills, it is ridiculous and the insanity needs to stop now!!!! Marlene Webster Sent from my iPhone

From: Paul Sanchez

Sent: Friday, April 4, 2025 9:46 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Changes to 1111 and 1121

Please fight to leave things as they are. We are already struggling to make ends meet and we don't need anymore rules to increase costs

Best,

Paul

Paul Sanchez

From: Andra Kendall

Sent: Friday, April 4, 2025 9:33 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Don't increase my utility bills

If adopted, Rules 1111 and 1121 would dramatically increase my utility bills.

I have limited income and struggle to pay my bills. Forcing me to use electric appliances would require very costly updates to my home's infrastructure and drastically increase my electric bill - which is already my largest utility expense.

Stop burdening California residents with higher utility bills, limiting choice, and increasing household costs.

Sincerely, Andra Kendall

Andra Kendall

Integrity is doing the right thing, even when no one is watching. -- C.S. Lewis

From: Gary Campbell

Sent: Friday, April 4, 2025 10:04 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Electric appliance rules

These rules, are among the stupidest things I have ever heard. Electricity is the most inefficient means of generating heat, and the vast majority of the electricity generated in Orange county is from natural gas. That means that there is virtually no logical point for these rules. Wind power is not efficient, and it is certainly not "green". Solar, unless the panels are on top of your house are better than wind, but they are not "green" either. Put more effort into small nuclear plants and upgrade our out of date grid and harden it against sabotage from foreign or domestic terrorists.

The even more obvious issue is that the California Legislature, possibly the most hubristic organization on the planet,

somehow believe that they have the right to tell people what they may buy and what they may not. Well I have a message for the State of California Legislature: Take your rules and put them where the sun doesn't shine.

While I am on a roll, how about the CA legislature stop wasting tax payer money by trying to subvert the US Bill of Rights by trying to get around the Second Amendment. They could certainly make better use of their time by actually reading the Constitution and maybe even learning some American history.

You may quote anything I have said here and I would be happy to deliver this message and more in person.

Sincerely, and Seriously,

Gary A. Campbell

From: Brian Satterfield

Sent: Friday, April 4, 2025 9:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Fw: Costly New Appliance Rules Could Hit Your Wallet — Speak Up Now

Hello SCAQMD and good morning.

I expect this email account to no longer be monitored as Philip's blasting this account in his email will cause a flood of emails in the inbox.

In any event, I will voice my comments.

Reading between the lines, this is simply a money grab and a rate hike. Very few businesses and households are going to move to electric appliances. So, a "new fee" will be applied to most everyone's account to continue using natural gas. New fee being a rate hike.

I don't know if your seriously listening to people before passes these rules but if you are, please reconsider. Instead of a penalty, give a reward for those who want to, and can afford, to move to electric appliances. Sugar, not the stick.

Enjoy your Friday and please reconsider these rules.

Brian Satterfield

---- Forwarded Message -----

From: Asm. Phillip Chen <assemblymember.chen@outreach.assembly.ca.gov>

Sent: Friday, April 4, 2025 at 08:33:36 AM PDT

Subject: Costly New Appliance Rules Could Hit Your Wallet — Speak Up Now

Display errors? Click here to view in browser.



Southern California families and small businesses are facing real financial pressures — from rising housing costs to increasing utility bills. And now, new proposed regulations could make things even more expensive.

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties.



If adopted, Rules 1111 and 1121 would impact nearly every household and business in our region. Under these rules, families would be left with two expensive choices:

- If you are going to be replacing your gas furnace or water heater, you will need to pay a new fee just to continue using natural gas
- Switch to all-electric appliances, which may require upgrading your electrical panel and wiring — with some families facing up to \$47,000 to make the transition

In addition, the rules would:

- Add \$7.7 billion in new costs over time or more than \$300 million every year
- Increase pressure on California's already strained power grid
- Limit energy options for families and businesses who prefer or rely on natural gas for affordability or reliability

We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice.

☒ Does Advocacy Work? Absolutely.

We've seen firsthand that when residents speak up, it makes a difference.

Earlier this year, we asked you to sign a petition urging U.S. Secretary of Energy Chris Wright to protect consumer energy choice. More than 30,000 of you signed, and Secretary Wright responded by stating emphatically that he would defend access to natural gas as a reliable and affordable energy option.

When Assembly Bill 1333 threatened public safety by making it illegal to use deadly force against an intruder in your own home, thousands of you took action. The author of the bill was overwhelmed with public opposition — and pulled the bill.

Your voice matters — and your advocacy gets results.

E Learn More About Rules 1111 and 1121

To learn more about the proposed Rules 1111 and 1121, visit the AQMD website:

https://www.aqmd.gov/home/rules-compliance/rules/scaqmd-rule-book/proposed-rules/rule-1111-and-rule-1121/

Local Cities Are Speaking Out

Many cities in our district are already taking a stand. Chino, Chino Hills, Brea, Orange, and Yorba Linda have all submitted formal letters opposing Rules 1111 and 1121.

They understand the real-world impact these proposals would have on homeowners, renters, and small businesses — and they're asking SCAQMD to reconsider.

Make Your Voice Heard

Fortunately, there's still time to weigh in before these rules are finalized. If these changes could impact your home, family, or business, I encourage you to share your perspective with SCAQMD.

Send your comment directly to the agency at: jvinh@aqmd.gov

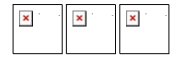
Even a short message can make a difference. Let them know how these proposed rules might affect your household costs, energy choices, or ability to keep up with rising expenses.

We can protect clean air and the environment while also protecting working families and small businesses. I'll continue fighting for balanced, cost-effective solutions in Sacramento.

It is an honor to serve as your voice in the State Legislature.



PHILLIP CHEN
State Assemblyman



State Assemblyman Phillip Chen

3 Pointe Drive Suite 313 Brea, CA 92821 (714) 529-5502

Click here to <u>unsubscribe</u> or <u>update</u> your email address.

From: Robert Brooks
Sent: Friday, April 4, 2025 11:40 AM

To: Jennifer Vinh

Cc: Assemblymember.Chen@Outreach.assembly.ca.gov

Subject: [EXTERNAL] Fwd: Costly New Appliance Rules Could Hit Your Wallet — Speak Up Now

Subject: Costly New Appliance Rules Could Hit Your Wallet — Speak Up Now

Gentlemen/Ladies:

I am strongly opposed to Rules 1111 and 1121 for all of the reasons listed in Assemblyman Chen's attached email below. We couldn't possibly afford to make the suggested changes in these rules and for that matter, how could the average Californian possibly afford and comply with such rules?

I urgently and strongly request that you abandon these Rules for, again, all the reasons listed below, not the least of which is we couldn't possibly afford to make such a change.

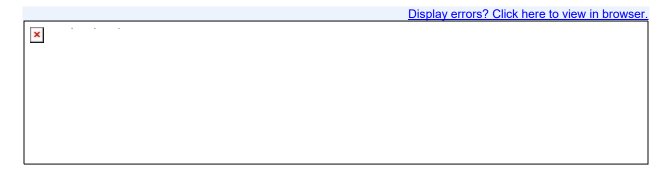
Earnestly concerned,

Robert Brooks California resident

From: Asm. Phillip Chen <Assemblymember.Chen@Outreach.assembly.ca.gov>

Sent: Friday, April 4, 2025 8:56 AM

Subject: Costly New Appliance Rules Could Hit Your Wallet — Speak Up Now



Southern California families and small businesses are facing real financial pressures — from rising housing costs to increasing utility bills. And now, new proposed regulations could make things even more expensive.

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties.

What It Means for You

If adopted, Rules 1111 and 1121 would impact nearly every household and business in our region. Under these rules, families would be left with two expensive choices:

- 1. If you are going to be replacing your gas furnace or water heater, you will need to pay a new fee just to continue using natural gas
- 2. Switch to all-electric appliances, which may require upgrading your electrical panel and wiring with some families facing up to \$47,000 to make the transition

In addition, the rules would:

- Add \$7.7 billion in new costs over time or more than \$300 million every year
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We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice.

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Your voice matters — and your advocacy gets results.

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https://www.aqmd.gov/home/rules-compliance/rules/scaqmd-rule-book/proposed-rules/rule-1111-and-rule-1121/

<u>h</u> Local Cities Are Speaking Out

Many cities in our district are already taking a stand. Chino, Chino Hills, Brea,
Orange, and Yorba Linda have all submitted formal letters opposing Rules 1111 and

They understand the real-world impact these proposals would have on homeowners, renters, and small businesses — and they're asking SCAQMD to reconsider.

Make Your Voice Heard

Fortunately, there's still time to weigh in before these rules are finalized. If these changes could impact your home, family, or business, I encourage you to share your perspective with SCAQMD.

Send your comment directly to the agency at: jvinh@agmd.gov

Even a short message can make a difference. Let them know how these proposed rules might affect your household costs, energy choices, or ability to keep up with rising expenses.

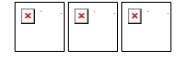
We can protect clean air and the environment while also protecting working families and small businesses. I'll continue fighting for balanced, cost-effective solutions in Sacramento.

It is an honor to serve as your voice in the State Legislature.



PHILLIP CHEN

State Assemblyman



State Assemblyman Phillip Chen

3 Pointe Drive Suite 313 Brea, CA 92821 (714) 529-5502

Click here to unsubscribe or update your email address.

From: Clark Shen

Sent: Friday, April 4, 2025 12:25 PM

To: Jennifer Vinh

Cc: Senator.Choi@senate.ca.gov; Assemblymember.Chen@outreach.assembly.ca.gov **Subject:** [EXTERNAL] Fwd: The South Coast Air Quality Management District (SCAQMD) is

considering two rules — Rules 1111 and 1121

Dear Sir at SCAQMD:

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties. We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice. We are retired couple and are relying on our social security to support most of our living expenses. We are 77 years young and do not have the money and the Physical Strengths to replace our good and functional gas appliances with the electrical-only models if these rules are adopted. Therefore, please do something constructive and forgo in pushing these rules.

Taxpayers and Retirees

Yihauo Clark and Joanna Shen, 48 years Resident at

From: Bruce Allee

Sent: Friday, April 4, 2025 8:57 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas appliances

Please keep clean natural gas appliances alone. It's preferable by us and our friends and families Bruce and Gloria

From: Donna Tucker

Sent: Friday, April 4, 2025 1:27 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas appliances

I'm sending this letter to you to let you know that I'm totally against making anyone have to switch from gas to electric appliances, heaters, and water heaters. Please consider how much this is going to cost everyone, and how most of us will not be able to afford these changes. There absolutely has to be a better solution.

Donna Tucker

From: Luke Franck

Sent: Friday, April 4, 2025 9:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas Madate

I strongly oppose your effort to mandate electric appliances. I am a 82 year old senior on a fixed income. Our country has ample natural gas available to be harvested. Converting from gas to electricity would be cost prohibited!

Luke Franck

Sent from Yahoo Mail for iPad

From: Frances Gerry

Sent: Friday, April 4, 2025 1:35 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas use/ forcing electric

My home with two senior citizens would be financially affected by forcing electric Appliances . We have older appliances that's will need replacement soon and the cost of upgrading would be a crucial burden for us.

Frances Gerry

Greg Gerry

American citizens for the people

Sent from my iPhone

From: Gordon Reed

Sent: Friday, April 4, 2025 12:23 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas water heaters

1111 and 1112 I oppose

From: Patrick V

Sent: Friday, April 4, 2025 10:03 AM

To: Jennifer Vinh

Subject: [EXTERNAL] I oppose Rules 1111 and 1121

This is an absolute scandal. I oppose these 2 rules. Citizen choice must be preserved. Gas is inexpensive compared to electricity. Enough is enough.

Patrick Verta, MD

From: Clark French

Sent: Friday, April 4, 2025 2:26 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Appliances

Seriously?!? What the hell is wrong with you people??? Electric is NOT the way to go, but I believe that you already know this. Gas is clean, efficient and safe in every way. Your electrical agenda is nothing more than an attempt to manipulate and control the populous. And as for your carbon dioxide campaign, you need to quit pretending that you have any real clue! Carbon dioxide is a natural and highly necessary component of the Earth'd ecosystem. We are actually becoming dangerously deficient of it. You know damn good and well that it does not pose even the slightest risk or danger to the planet... quite the opposite, and I am certain that you know this as well!!! You are making your selves enemies of the people, the country and the Earth. Fire the hell up and knock off your evil liberal agenda already before something more serious happens.

From: Glenn Parker

Sent: Friday, April 4, 2025 10:03 AM

To: Jennifer Vinh

Subject: [EXTERNAL] I oppose Rules 1111 and 1121

As a retired 26 year elected official, I oppose Rules 1111 and 11121. You're using a stick instead of a carrot to achieve your goal. The clean energy infrastructure/capacity is not in place to support this change. Increased incentives must be offered for home and business conversion to all-electric appliances.

From: Janice Haines

Sent: Friday, April 4, 2025 11:52 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Keep using Natural Gas in Orange County

To The people who wish to eliminate the use of Natural Gas, My home uses natural gas for heating, cooking, my clothes dryer and my hot water supply. It would be utterly ruinous to my finances, if I should have the necessity of the cost to renovate my now renovated home in order to install new electrical power circuits to heat my home, for cooking, for dryer clothes and to supply hot water. The cost of upgrading my electric panel to cope with the extra power circuits would be devastating to my limited income. The cost of new electric appliances would be horrendous for me. Are new power generating stations to be built to accommodate the required increase in power to the area? What are your plans for building one? The San Onofre Nuclear Generating Station was decommissioned many years ago. Are you planning to bring that generating station back online? How will you achieve that? How will you reduce the overall cost of electricity to cover the extra costs to me, and many others, for being forced to use electricity to heat my home, and their homes, for cooking, drying clothes and hot water, to my home and their homes?

Would the people on your board personally supply the funds to cover the costs for all those who will be impacted by this order or will they just shrug their shoulders and ignore the financial burden of those they are supposed to protect? This is not a viable plan for helping people to lower their already high cost of living. It will do the opposite and impoverish the people who will be impacted by this irresponsible idea.

My suggestion is that you should relegate your plan to the garbage can and let the citizens of Orange County live as well as they can under the already high taxes and extreme regulations that exist in California.

Yours sincerely,

Janice Haines

From: Marie T Madsen

Sent: Friday, April 4, 2025 10:20 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Leave our Natural Gas Alone

Here in California, we keep getting charged higher taxes and get nothing in return. Gas prices keep going up due to taxes. Our streets keep getting worse. Where is that money going. Now you guys want to charge us more and more for natural gas. It's looks like someone is grooming California to be only for the "RICH". It's so sad to see what is happening to this beautiful state. Be sure I will be watching how the votes come in on this bill and I will not be voting for anyone who supports it. In fact I will actively campaign against all of them.

Thank You for your time.

Marie Madsen

From: Jeremy Rosenthal

Sent: Friday, April 4, 2025 9:06 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural gas appliances

Please do no enforce new fees on homeowners or force us to change out entire appliances, which would include my water heater, stove, and clothes dryer. This sounds unreasonable and unfair. Even a fee to continue to use what I already own sounds like a blatant cash grab.

From: Joseph W Koch

Sent: Friday, April 4, 2025 9:10 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural Gas Appliances

I am opposed to the proposed rules by the SCAQMD to replace natural gas appliances with Electrical Appliances. We already face brown outs due to insufficient electrical power generation in our state. These two proposed rules will only make the availability of electrical power less reliable. Natural gas is burned to obtain our electrical power. Why can't homeowners decide for themselves that they prefer to use natural gas more efficiently by burning it in their own appliances?

Joe Koch

From: Mike Wintheiser < mwintheiser@empconsultants.com>

Sent: Friday, April 4, 2025 9:00 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural Gas Fired Appliances

I write to you to object to a proposed rule change that would prevent me from buying new gas appliances. I hate gas cooktops and will not be buying an electric one. As you know, at the end of the wires that are connected to any electrical appliance is a NATURAL GAS FIRED POWER PLANT!

Michael Wintheiser, PE Principal



180 N. Riverview Drive, Suite 340 Anaheim Hills, CA 92808 Phone: 714.282.8035

Cell: 714.743.1143

From: Raymond Cavileer

Sent: Friday, April 4, 2025 11:39 AM

To: Jennifer Vinh

Cc: Assemblymember.Chen@outreach.assembly.ca.gov

Subject: [EXTERNAL] Natural Gas Issue

Questions:

If the electrical grid goes down, how is converting everything to all electric (cars, furnaces, stoves, etc.), a good idea? Is relying on one energy source a good idea?

How is it cost effective to forcing older homes to convert to larger electrical panels? Currently most cities require a special permit if a resident needs a panel over 200 amps.

With the current tariffs in place, how much will it cost homeowners to convert to electrical stoves, electrical furnaces, etc., as well as upgrading their electrical panels.

Where is all this new power required being generated? What is the main source of energy that produces power for our electrical grid. (Currently Natural Gas?)

If you are so concerned about the environment, how is using more natural gas to produce electricity going to help?

I hope you are taking all this into consideration.

Thank you for your time,

Raymond Cavileer

From: Cherie Phipps

Sent: Friday, April 4, 2025 9:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural gas vs. electric

Our family is NOT in support of Rule 1111 and 1121.

It would be a huge hardship for everyone.

We urge you to listen.

Phipps family

Get Outlook for Android

From: Michael Woodward

Sent: Friday, April 4, 2025 11:14 AM

To: Jennifer Vinh

Subject: [EXTERNAL] natural gas

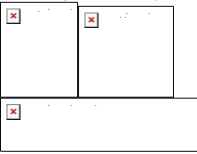
Hi,

Please stay out of our homes and kitchen regarding your natural gas proposal. Californians have already been the leaders in solar energy and now we're about to get screwed on that too. Don't force us to buy new appliances to cut down on carbon emissions. There are many more logical solutions to this problem than furnaces and stovetops.

Best regards,

Michael Woodward

Chemistry Teacher, Esperanza High School



PYLUSD Nondiscrimination Statement: The Placentia Yorba Linda Unified School District prohibits discrimination, intimidation, harassment (including sexual harassment) or bullying based on a person's actual or perceived ancestry, color, disability, gender, gender identity, gender expression, immigration status, nationality, race or ethnicity, religion, sex, sexual orientation, or association with a person or a group with one or more of these actual or perceived characteristics or affiliation with the Boy Scouts of America and other designated youth groups or any other basis protected by law or regulation, in its educational program(s) or employment. For questions or complaints, contact Equity Compliance Officer: Dr. Issaic Gates, Deputy Superintendent, 1301 E. Orangethorpe Ave. Placentia, CA 92870, 714-985-8408, Title IX Coordinator: Dr. Baldwin Pedraza, 1301 E. Orangethorpe Ave. Placentia, CA 92870 [714-985-8670], , Director Student Services, Title II/ ADA Coordinator and Section 504 Coordinator: Renee Gray, Assistant Superintendent Student Support Services, 1301 E. Orangethorpe Ave. Placentia, CA 92870, 714-985-8727. The Placentia-Yorba Linda Unified School District does not discriminate on the basis of sex and prohibits sex discrimination in any education program or activity that it operates, as required by Title IX and its regulations, including in admission and employment. Inquiries about Title IX may be referred to Placentia Yorba Linda Unified School District's Title IX Coordinator, the U.S. Department of Education's Office for Civil Rights, or both. Placentia Yorba Linda Unified School District's Title IX Coordinator is Dr. Baldwin Pedraza, 1301 E. Orangethorpe Ave. Placentia, CA 92870 [714-985-8670]. The Placentia Yorba Linda Unified School District's nondiscrimination policy and grievance procedures can be located at Non Discrimination Statement and Notice. To report information about conduct that may constitute sex discrimination or make a complaint of sex discrimination under Title IX, please refer to the Uniform Complaint Form

From: Nina Conway

Sent: Friday, April 4, 2025 11:29 AM

To: Jennifer Vinh

Subject: [EXTERNAL] New Appliance Rules

Hello. I am opposed to these changes.

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models. These proposed rules may affect my household costs, energy choices, or ability to keep up with rising expenses. Thank you.

Have a terrific day, Nina Conway Canul (pronounced Nine-a) "For More Aha Moments!" www.destinationscience.org

Visit us:





Find the Science - Find the Fun!

From: Richard W Hardy

Sent: Friday, April 4, 2025 10:31 AM

To: Jennifer Vinh

Subject: [EXTERNAL] NO on 1111 and 1121

The three of us in our home are absolutely against these two measures. Our 8 year old manufactured home was not built with outlets to accommodate all electric appliances. The cost would be devastating with little to no affect on air quality. Sent from my iPad

From: Danielle King

Sent: Friday, April 4, 2025 10:38 AM

To: Jennifer Vinh

Cc: Assemblymember.Chen@outreach.assembly.ca.gov

Subject: [EXTERNAL] NO on Rules 1111 and 1121

Good morning, SCAQMD,

I vehemently oppose enacting rules 1111 and 1121.

There are a multitude of reasons I oppose them, from making California even MORE expensive to live in, especially for the millions who are barely scraping by as it is, to gas stoves being better to cook on.

The main reason I oppose them, though, is that California has already enacted laws that will make electric cars a requirement within the next 10 years. As the wife of an electrical contractor who consistently hears "No, we don't have the power on the grid to allot you for that project" from power companies, it makes no sense to me that you will enact rules that place an even higher strain on an outdated, insufficient power grid that will be strained by adding electric car chargers already.

If businesses can't upgrade their electric services now, how much worse do you think it will be with mandatory electric cars and now mandatory electric appliances???

We live with brown outs, rolling power outages, TOU upcharges during the afternoon hours and more ridiculously, rules that limit the number of solar panels we are allowed to put on our houses. Why is that? (Answer: follow the money.) None of this makes sense, economically or with the current power infrastructure limits.

Enacting rules 1111 and 1121 at this time is irresponsible and burdensome to the public. Please use common sense and delay these rules until our power grid is updated. We are losing the solar plant out by the stateline soon which will make the problem even worse. Advocating for a more robust power grid and power generating options would be a better use of your time currently.

Thank you for your time and consideration of my views,

Danielle King

Resident of Villa Park, CA CA Business Owner

From: Patrick Hu

Sent: Friday, April 4, 2025 1:37 PM

To: Jennifer Vinh

Subject: [EXTERNAL] No rule 1111 and rule 1121

Energy freedom will be taken away. Big NO NO NO. Sent from my iPhone

From: Roger Theroux

Sent: Friday, April 4, 2025 10:35 AM

To: Jennifer Vinh
Cc: Roger Theroux

Subject: [EXTERNAL] OPPOSE – Proposed Amended Rules 1111 & 1121 - as released February 28

Attachments: Proposed Amended Rules 1111 & 1121.pdf

Please see attached: OPPOSE - Proposed Amended Rules 1111 & 1121 - as released February 28

Thank You Roger

From: Nancy Rader

Sent: Friday, April 4, 2025 1:38 PM

To: Jennifer Vinh

Subject: [EXTERNAL] OPPOSE Proposed Amended Rules 1111 & 1112

Go after gasoline powered Leaf Blowers

and Mowers!

From:

Sent: Friday, April 4, 2025 10:14 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Oppose Rules 1111 & 1121

To whom it may concern

It is imperative that you do not allow Rules 1111 & 1121 to go into effect. We have some of the highest electricity bills in the nation! I can barely afford my electric bills, especially in the summer! Thank goodness I gave a gas dryer, water heater and one day I'd like my stove to be so it is more cost effective.

We have constant power outages and Edison is constantly raising our rates almost yearly to pay for their mistakes and fires yet not cutting any cost!! To add more outages, fires, and higher cost to those of us living in this state is a crime.

I am 74 years old still working to keep up with the ridiculous bills and rules put into place by utility commissioners, politicians and not to mention the Governor who has ruined California!! I am wondering if anyone in the Capitol or Commissions have any "practical" sense anymore!!!

Don't pass the Rules!!!

Deborah LeFevre

Sent from my iPhone

From: Bill Vogel

Sent: Friday, April 4, 2025 8:59 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Oppose Rules 1111 and 1121

I oppose proposed SCAQMD Rules 1111 and 1121.

I am a resident of Orange County, a business owner in the San Gabriel Valley of Los Angeles County, and own rental properties in Los Angeles, San Bernardino, and Riverside counties.

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties. Banning natural gas appliances is needlessly disruptive and will work a financial hardship on my family, my neighbors, my customers, and my business.

I urge you to reject in their entirety Rules 1111 and 1121.

Respectfully,

Bill Vogel

From: Caela Van de Velde

Sent: Friday, April 4, 2025 10:49 AM

To: Jennifer Vinh

Subject: [EXTERNAL] OPPOSE Rules 1111 and 1121

Dear to whom it may concern,

I am writing to desperately urge you to NOT adopt these absolutely insane rules. This would be absolutely crushing to not only my household, but those of my family and friends. Living in California is becoming unsustainable every year. When you take into account the skyrocketing insurance costs in our state and then add the increase in energy costs, the fact these rules are even being considered is completely tone deaf of what the average Californian is dealing with.

PLEASE PLEASE PLEASE DO NOT enact these idiotic and stupid rules. You are killing us.

Sincerely, Caela Wiedemann Orange, CA 92869

From: Eileen Bushong

Sent: Friday, April 4, 2025 9:07 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Bill #1111 & 1121

I am an elder person living in Yorba Linda and if I had to replace my water heater, my forced air heater or my gas dryer. I would have to live without those appliances if these bills pass. Please do not allow these bills to become law in California.

Eileen Bushong

Sent from my iPhone

From: Sent:

Friday, April 4, 2025 9:04 AM

To:

Jennifer Vinh

Subject: [EX

[EXTERNAL] Opposition to Proposed Rules 1111 and 1121 Due to Increased Costs on

Renters

I am writing to express my strong opposition to the proposed South Coast Air Quality Management District (SCAQMD) Rules 1111 and 1121, which will force landlords to replace natural gas furnaces and water heaters with electric-only models or pay a fee to continue using natural gas appliances. The costs associated with this mandate are astronomical, with some estimates reaching up to \$47,000 per unit due to necessary electrical panel and wiring upgrades. For multi-unit rental properties, these costs multiply exponentially, making compliance financially unfeasible for small property owners.

Landlords will have no choice but to pass these additional expenses onto tenants in the form of higher rent. Many rental properties operate on slim margins, and a sudden increase in infrastructure costs will necessitate rent hikes to cover the required upgrades. This will disproportionately impact middle and low income renters who are already facing affordability challenges in Southern California's competitive housing market.

Beyond the financial strain, requiring an all-electric transition will place additional stress on California's already overburdened power grid, which already has brownouts, rolling black-outs, and shut-downs during high winds.

A more balanced approach is needed—one that encourages energy efficiency and innovation without imposing excessive financial hardships on landlords and renters. I urge SCAQMD to reconsider Rules 1111 and 1121.

Sincerely, Mitchell Reifel, Renter San Clemente, CA

From: Michael Skoczen

Sent: Friday, April 4, 2025 9:55 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to proposed Rules 1111 and 1121

AQMD,

I oppose the proposed Rules 1111 and 1121. They will have a vanishingly small positive effect, much of California's energy is Natural Gas this will just make it burned elsewhere to support the increased electrical demand. The direct harm will however be enormous, with secondary effects at an even larger level, driving more business and citizens out of the state.

Far better to invest in new nuclear power plants. They are also low carbon and require no breakthroughs in technology to implement practically. Once the 2/3 of carbon heavy power in the grid is replaced, it would be meaningful to consider the smaller uses.

CO2 and green H2 (electrolysed water) can be catalytically converted into methane via CO2 methanation (also known as the Sabatier reaction) to replace the fossil fuels with carbon neutral ones with minimal effect on the economy using surplus electricity from nuclear, solar or wind.

Concerned citizen Michael

From: Yazmina Alonso

Sent: Friday, April 4, 2025 1:03 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Rules 111 and 1121

Dear South Coast Air Quality Management District,

I am writing to express my opposition to proposed rules 111 and 1121, that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models. Your decision will affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties. I live in a home built in 1955 and recently got a quote to upgrade my electrical panel and wiring, that quote was an astounding \$24,000. I DO NOT have that type of money laying around and I know millions of other people across your counties would be in similar situations if you decide to pass this rule.

Your proposed rules will negatively impact and affect my household costs, energy choices, and the ability to keep up with rising expenses.

Thank you for considering my concerns.

Sincerely, Yazmina Alonso

From: Virginia Granados

Sent: Friday, April 4, 2025 9:26 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Rules 1111 and 1121

As a middle to lower middle class homeowner, taxpayer, voter, and parent, I vehemently oppose the new Rules 1111 and 1121 being proposed. This would put an undue hardship on my family, and my just starting out adult children who are struggling to even pay the super high costs of living where they were born and have grown up here in our beautiful state of California. Thank you, Virginia Granados

From: Nadia Abazarnia

Sent: Friday, April 4, 2025 10:40 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Rules 1111 and 1121

I am strongly opposed to rules 1111 and 1121.

Consumer choice must be preserved and the financial impact is unacceptable for us.

Dr. Nadia Abazarnia DDS

From: Ronald Sobchik

Sent: Friday, April 4, 2025 9:45 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Outlawing gas appliances

Sent from my iPhone

I strongly oppose the current proposition to outlaw gas appliances and replace them with electrical ones. Gas is a readily available and inexpensive source of energy for household appliances and this choice should be left to the homeowners and other affected people.

Ron Sobchik

From: Ray Madsen

Sent: Friday, April 4, 2025 10:40 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Over Regulation by Proposed Rules 1111 and 1121

Dear AQMD,

The rules you are proposing are outrageous and unfair because they will deprive the average working-class Californian of the liberty to choose what is best for his/her family and does great financial harm by preventing families to meet their energy needs in a cost-effective and efficient way because of the extremely expensive and onerous costs involved to effectuate conversion to ALL electric. It is an objective fact which cannot be refuted that Natural Gas is a cheaper and more efficient form of energy for consumers than electricity, which has to be derived from another source of energy such as hydroelectric or gas turbine--a fact which should be recognized by the AQMD--so why the need to eliminate it! This legislative proposal is fraught with contradiction and stupidity and has not been property thought out. If the AQMD is really concerned about global climate change and CO2 emissions, they should advocate for the use of Nuclear Energy--a safe, cost-effective and climate-friendly energy source. Our family urges you to DUMP THESE UNNECESSARY AND COSTLY LEGISLATIVE PROPOSALS!

Sincerely,

Ray Madsen

From: Elizabeth Levin

Sent: Friday, April 4, 2025 3:14 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas appliances

Let us keep our gas appliances!!

I can't afford to take out my gas appliances and replace them with electric only!!!

From: Cathy Foster

Sent: Friday, April 4, 2025 3:06 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Oppose Rule 1111 Oppose Rule 1121

To Whom It May Concern,

I am writing to express my opposition to Rules 1111 and 1121. First of all our state isn't prepared with a reliable power grid to force all Californians onto electric stoves, heaters etc. Second I LIKE my gas dryer, stove and furnace and shouldn't be charged to use what I already have, clean cheap energy. Please reconsider and drop these new and COSTLY rules. I can't afford to switch my appliances nor can I afford more just to keep what I already have and own.

Sincerely, Cathy Foster

From: ANNABELLE HONG

Sent: Friday, April 4, 2025 9:26 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Plea against Rules 1111 and 1121

To Whom it May Concern,

I am concerned about the two new rules 1111 and 1211 trying to be added by SCAQMD.

As a citizen of Fullerton, CA, I would like to urge you to reconsider and not allow this to happen. There are so many homes with gas appliances. It works well. We have been using for a long time. Why change it now? Costs are high. It will be even higher with these two new rules if they are implemented. Making homeowners pay for more to keep on using what is available at their homes is absurd as well.

There are stark differences in using gas and electric. Gas is more reliable and cheap for the common folks. Electric can be convenient for small uses. It is not meant for everyday life uses. The transitioning from gas to electric is so great. That kind of financial burden will be all up to the homeowners, us!

So please please I urge you to reconsider about the rules 1111 and 1121. Thank you!

Sincerely,

Annabelle Hong

From: Louis Mahony

Sent: Friday, April 4, 2025 9:52 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed legislation restricted of natural gas appliances

As an elderly retired person in a home over 50 years old, it would require an enormous cost to switch our water heater to electricity. It would require a new panel at a cost so probably around \$10,000.

I am opposed this unnecessary Bill and it should not be implemented.

Louis Mahony 92867

From: stan hanstad

Sent: Friday, April 4, 2025 9:52 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 & 1121

I strongly oppose both of these rules. If passed most homeowners will be impossible to pay for the increased costs.

Respectfully Yours

Stan Hanstad

From: Sent:

Subject:

Friday, April 4, 2025 9:47 AM

To:

Jennifer Vinh [EXTERNAL] Proposed Rules 1111 & 1121

To whom it may concern,

I am writing to voice my objections to the proposed Rules 1111 & 1121. My objections are based on the following:

- Affordability eliminating gas appliances will drive up the electricity usage and overall utility cost for all residences
 and businesses in California EVERYONE! Not to mention that some of us may even have to upgrade the electrical
 panels to accommodate the additional electricity draw. We all know that gas is a much cheaper alternative. As a
 small business owner, this will no doubt increase my utility expenses and shrink my bottom line to the point where I
 will have not choice but to raise prices. This will in turn have the same spiraling negative impact as the ever
 increasing minimum wage in California.
- Electric Grid Capacity it's a fact that our grid is already having a tough time meeting our usage demand, especially with brown outs happening during peak usage throughout California, it is very irresponsible for SCAQMD to even consider these rules.
- Nonsensical net impact over 36% of California's electricity is generated by using natural gas!!! Not to mention that the efficiency of such generation is only in the 30 percentile that is a net loss of 60 to 70%!!! These rules will not reduce natural gas demand. It will have the opposite intended effect and drive up overall natural gas usage.

Since the overall gas demand will go up with these proposed rules, they make absolutely no sense or whatsoever! For the welfare of the state and the environment, I sincerely urge you to reconsider.

Sincerely, James Yeung Brea Residence

From: Art Lammens

Sent: Friday, April 4, 2025 11:00 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 & 1121

Please ignore these two proposed rules...

Switching from clean-burning natural gas to an already overloaded electric grid makes no sense.

Converting electic energy to heat is already an inefficient process....



From:

Sent: Friday, April 4, 2025 10:16 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 and 1121

To Whom It May Concern:

I am writing to you to express my adamant opposition to your proposed Rules 1111 and 1121. These rules would place such an extreme financial burden on me, my families, my business, and all the general population in various cities around me. The financial burden would be so harsh that I would need to close my business, sell my home, and move out of California. Please re-think the impact that these proposed rules would have on all of us. Thank you.

Respectfully,

Steve Gulsvig

From: Darryl W.

Sent: Friday, April 4, 2025 9:21 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Public Comment

Hello,

I am a Yorba Linda resident who has heard about Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models. I object to these proposals strongly. This is NOT affordable for the consumer and it is not practical. Many can hardly afford to pay their utility bills as it is - this will only make it worse. No to Rules 1111 and 1121.

Thank You, Sonja Drake Yorba Linda, CA

From: Donald Riles

Sent: Friday, April 4, 2025 8:55 AM

To: Jennifer Vinh

Subject: [EXTERNAL] RE: Rules 1111 and 1121

I am a homeowner in Southern California, Btrea specifically with gas appliances. I am against these two rules. First the cost of transition to all electric would require a rewriging of my kitchen at considerable cost and I am a retiree. Secondly, I have used electric stoves/ovens and they are not as responsive to heat as gas regarding temperature adjustments while cooking. Electricity for cooking is not a better method. We as Californians have better options to improve air quality than this.

Please "kill" these rule proposals

Donald Riles

From: ROSS MAINWARING

Sent: Friday, April 4, 2025 1:47 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Re: South Coast AQMD Proposed Amended Rule 1111 and Proposed

Amended Rule 1121 Myths vs Facts

Ms. Vinh,

Thank you for your informative update on the proposed AQMD rules.

I have only three questions;

- 1. Will there be a financial penalty or increased cost for me to keep and maintain the current gas furnace, and water heater that I currently have? I am looking to keep these devices for their lifespan of 4 to 10 years.
- 2. If I have to replace my water heater in the next 2 3 years, will I have a financial penalty for a gas water heater?
- 3. Since I have had experience with brown outs and black outs, how will the state ensure that I will not be without heat in the winter? Note, I have lived with an electric furnace before, and have had a black out that threatened my water pipes. In that location, black outs were very uncommon.

From: Jen Vinh <jvinh@aqmd.gov>
Sent: Friday, March 21, 2025 9:54 AM
To:

Subject: South Coast AQMD Proposed Amended Rule 1111 and Proposed Amended Rule 1121 Myths vs Facts



South Coast Air Quality Management District

DOCUMENT AVAILABLE

Proposed Amended Rule 1111

Reduction of NOx Emissions from Natural Gas-Fired Furnaces

Proposed Amended Rule 1121

Reduction of NOx Emissions from Residential Type, Natural Gas-Fired Water Heaters

You are receiving this newsletter because you previously expressed interest in the South Coast Air Quality Management District regulations and incentives for space and water heating appliances. Staff has developed a new factsheet to help inform the public about the current rule proposal:

Myths vs Facts - Understanding the Proposed Space and Water Heating Appliance Rules (1111/1121)

A Spanish language version will be forthcoming and available on our building appliance clearinghouse website soon:

https://www.aqmd.gov/home/rules-compliance/residential-and-commercial-building-appliances

Information on our Go Zero Incentive program, anticipated to launch this spring, can be found here:

https://www.aqmd.gov/home/rules-compliance/residential-and-commercial-building-appliances/go-zero

For more information, please visit the <u>Space and Water Heating Clearinghouse Webpage</u> or contact:

Jen Vinh (909) 396-2148 JVinh@agmd.gov

To forward this notice, please do not use your email forward function and instead use the following <u>Forward to a Friend</u> link to send up to 10 emails addresses at once.

<u>Manage Subscription | Unsubscribe from List</u>

This email was sent to from the Rule 1111 and 1121 Team.

South Coast AQMD | 21865 Copley Drive | Diamond Bar, CA 91765 | 1.800.CUT.SMOG

From: Allison Omeara

Sent: Friday, April 4, 2025 1:49 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Reject proposed rules 1111 and 1121

To whom it may concern,

I'm writing to ask you decline the proposed amended rule 1111 and 1121. These regulations will place considerable economic strain on California families that are currently struggling to make ends meet. The cost of living in California is out of control. Even if you make good money, it's nearly impossible to save due to exorbitant housing costs and taxes. For this reason, many high paying tax payers leave California. Our family will consider leaving as well, as this will make it very costly to create our dream home here. Thank you for your consideration.

Sent from my iPhone

From: Cheryl

Sent: Friday, April 4, 2025 9:22 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Removing gas appliances

Please to don't enforce this. I am retired and on a small fixed income. I cannot afford to replace or do any upgrades to my home. I am already having a hard time affording my electric bill as it is. If I have to go all electric, I can't afford it. I can't pay any more additional fees to cook my food or heat my water. Stop penalizing taxpayers in this already inflated state. We are at the breaking point. Just stop!

From: Todd Piper

Sent: Friday, April 4, 2025 10:07 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Removing gas appliances

I am a landlord in Cali. Property taxes are very high. Now You want to force Me to remove gas appliances? When will the regulations ever end? Sent from my iPhone

From: Fred Hayes

Sent: Friday, April 4, 2025 9:08 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Requiring Electric Water Heaters makes no sense

Requiring electric water heaters is a burden on homeowners and small landlords which makes no sense.

Much of our electricity remains produced by natural gas in power plants, but when this energy has to be supplied as electricity to homeowners and renters, it is much less efficient than gas water heaters.

Please do not burden us with senseless requirements!

Thank you.

Sent:	Friday, April 4, 2025 10:44 AM Jennifer Vinh
To: Subject:	[EXTERNAL] REVISED RULES PROPOSED BY AQMD Re heaters
I am certain these revised rules ar	re intended to improve the climate.
But you know what? It is so very earning so much money.	expensive to any homeowner, especially those who are not fortunate enough to be
As it is, most homeowners can ba	rely meet their financial obligations maintaining their homes.
Everyone is trying to achieve the ι	American dream and this is a great obstacle to all.
Please try to understand where a	verage homeowners are coming from.
Thank you. I hope you understan	d.
Sincerely, Lydia Radke	
Sent from my iPhone	

From: John Seymour

Sent: Friday, April 4, 2025 12:04 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rule 1111 & 1121

Please reconsider you position on rule 1111 and 1121. The cost to me will be extensive due to the electrical rework needed and will run many thousands of dollars. I will not be able to comply. The economy is currently a disaster due to Trumps tariffs and the cost of these new appliances will skyrocket. You need to consider the costs of you rulings and their impact on the citizens of California. Your making rulings as if the costs have no bearing on on the ability of the average citizen to comply. Your goals are good but your picture of reality is flawed.

John Seymour

From: Larry Anderson

Sent: Friday, April 4, 2025 9:27 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rule 1111 and 1121

Please do not pass these two rules. Millions of Californians use gas for cooking and heating. Gas is cheaper than electricity and banning of gas will put an economic burden on the elderly.

Electricity has to be generated by water flow at dames, wind or solar. The only reliable producer is the hydrogen dames.

Electricity production is more expensive and not ways reliable when we have dry aired times. Plus, we do not have the infrastructure for production to light our homes, businesses and other uses such as electric vehicles, lawn equipment, bicycles, ect.

For the good of the residents of California do not enact these rules.

Larry Anderson

Yahoo Mail: Search, Organize, Conquer

From: Dave Madsen

Sent: Friday, April 4, 2025 10:47 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rule Proposals 1111 and 1121

Dear AQMD,

The regulations you are proposing are outrageous and unfair because they will deprive the average working-class Californian of the liberty to choose what is best for his/her family and does great financial harm by preventing families to meet their energy needs in a cost-effective and efficient way because of the extremely expensive and onerous costs involved to effectuate conversion to ALL electric. It is an objective fact which cannot be refuted that Natural Gas is a cheaper and more efficient form of energy for consumers than electricity, which has to be derived from another source of energy such as hydroelectric or gas turbine--a fact which should be recognized by the AQMD--so why the need to eliminate it! This legislative proposal is fraught with contradiction and stupidity and has not been property thought out. If the AQMD is really concerned about global climate change and CO2 emissions, they should advocate for the use of Nuclear Energy--a safe, cost-effective and climate-friendly energy source. Our family urges you to DUMP THESE UNNECESSARY AND COSTLY REGULATORY PROPOSALS!

Sincerely,

Dave Madsen

From: Peggy

Sent: Friday, April 4, 2025 11:08 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121

I am writing to ask that you please not require all household to convert to strictly electricity appliances. Living in California has become increasingly stressful with the continuing cost of absolutely everything. We do not need to be mandated into one more thing that checks someone's box somewhere, but the ultimate result is more cost and inconvenience to citizens and consumers. We all appreciate clean air and some of us even remember 'smog alert days', but gas to electric conversions are not the solution. Why not scrap all the rules to date and begin again with ideas that actually make sense for where California is today.

Respectfully submitted, Peggy Barlet

From: Louise O'Hara

Sent: Friday, April 4, 2025 9:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 &1121

I oppose the imposition of required electric appliances or face a fee for using natural gas. My home would require an upgraded electrical panel to say nothing of our electric grid which is already straining with all the electrical cars. You are killing us with taxes and unrealistic requirements.

Do not implement these rules. This is still a free country and we should be allowed to make the choice. Respectfully,

Mary Louise O'Hara



Sent from my iPhone

From: Sharon McDonald

Sent: Friday, April 4, 2025 1:06 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Good Afternoon,

I am writing to please ask that you not pass rules 1111 and 1121 that that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

We are already being hit hard by a tariff war, increased prices, inflation and many of us are on fixed or retirement incomes. The cost of this is simply too high. We do not need less choices right now but more to help bring costs down. It is becoming increasingly difficult to afford life here and this is just one more burden in a State where gas, sales tax and basic groceries continue to climb.

I urge you to please vote "no" on these rules.

Sincerely,

Sharon McDonald

From: Connie Bryant

Sent: Friday, April 4, 2025 12:59 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Ms. Vinh:

We are writing to strongly strongly oppose Rules 1111 and 1121. This will destroy even more California's economy and cause a hardship of epic proportions for the hard working citizens of this state including driving seniors and low income families out of their homes. This will cost middle class families a huge financial burden which many will not be able to handle if you include all the taxes our California government officials already have in place.

PLEASE stop this from moving forward. I beg you for the sake of all that is good.

Thank you.

Connie and Brad Bryant

California residents

From:

Sent: Friday, April 4, 2025 12:01 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please realize that rules 1111 and 1121 are misguided attempts to improve our quality of life. This is one more reason to flee California and move our business out of state.

Thank you,

Gary Salazar Au. D.

From: Peter Woodson

Sent: Friday, April 4, 2025 11:43 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I strongly oppose these rules which would put financial strain on me, a homeowner in Orange County. Housing and property taxes are already too high.

Please do NOT implement it.

-Peter

From: Nancy Morrow

Sent: Friday, April 4, 2025 11:18 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Hi,

Please do not adopt the Rules 1111 and 1121. There are ENOUGH ridiculous costs and burdens on the backs of California residents! I own a home and a business in Orange, California and on one income. I believe you can protect clean air and the environment while also protecting working families and small businesses and stop the ridiculous waste of taxpayer monies and make fiscally sound decisions.

Nancy A. Morrow

From: Mike Wooner

Sent: Friday, April 4, 2025 11:17 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Good Afternoon,

Speaking out against these two rules trying to be put into place. Very simple, gas appliances tend to use less energy than electric. Same time we currently have blackout issues come summer where we inform electric car owners not to charge their vehicles, this will only increase with an electric appliance mandate. So Cal Edison has come out saying we don't have the infrastructure to support this.

From: Lauren Martin

Sent: Friday, April 4, 2025 11:12 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I strongly oppose Rules 1111 and 1121. These proposed rules affect household costs, energy choices, and our ability to keep up with rising expenses.

From: David Beckett

Sent: Friday, April 4, 2025 10:58 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I just read about these proposed rules, and I urge you to rethink this. This is not the right way to force families Dollars to improve air quality. No one can afford to buy new stoves, water heaters and furnaces for this proposal.

There is only so much that families can afford, with increased electrical costs, being the main one, then adding tariffs - how much are these new appliances going to cost now???

Do not allow these rules to be enacted.

__

Kind Regards, David Beckett

From: Jim Ryan <jimryan4re@gmail.com>
Sent: Friday, April 4, 2025 10:24 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please stop passing rules 1111 and 1121. This is the wrong time. We are already in a high inflationary environment for the last 4 years and now with new tariffs we are going to face more inflated prices. This is the wrong time. Most people are short on money to run their life as it is. Unless the state is going to pay for conversion.

Thank You!

--

Jim Ryan Razeghian MBA, Chapman University 2000 & Beyond Realty Real Estate Broker License # 00853983 Jimryan4re@gmail.com

Serving my clients for over 40 years!

Direct: 714-360-4757

From: Garden Swimmer

Sent: Friday, April 4, 2025 10:15 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please to NOT pass rules 1111 and 1121. We have enough financial crisis at the moment. I think the overhead on the electric grid and the cost to make homes able to handle the extra electric load are not wise at this juncture. Perhaps something gradual could be implemented such as rules for new homes. Yes it will take a few decades to implement, but eventually it will happen.

Please do not stress us any more. Besides all these factors, I much prefer cooking with gas. You have much more control of the cooking process when cooking with gas.

Thank you for your consideration.

Janice Strength Chino Hills.

From: Hockey Spy

Sent: Friday, April 4, 2025 10:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Good morning,

I am sending this message along to express my concerns in passing these above mentioned rules. My wife is retired and I am about to retire. Recently I had to replace my FAU and it cost me close to \$10,000 Last year I had to replace my water heater at a cost of over \$1,000.00 I do not plan on replacing either of those appliances again in my lifetime. if I had to replace these again, it would greatly affect my retirement plans. I understand the need to have clean air for myself and the rest of the people here in Southern California, but I do not see any reason to force everyone in our area to spend crazy money to upgrade their homes that could cause greater problems especially with the electrical grid. I have driven a natural gas car for years doing my part to help clean up the air from not having gasoline engine emissions. Unfortunately, the state of California then started to require that my natural gas car had to get a smog check. I know that never in my sixty some odd years of living in Southern California have I ever had anyone come in and do a smog check on my stoves, water heaters, or my forced air units. I honestly believe that smog checking a natural gas car is strictly a way to make more money for the state. These 2 rules to me are doing the exact same thing, making money for the state, not making a difference to the quality of the air.

I strongly oppose the passing of these 2 rules.

Thank you, Brian Stover

From: Robert Ramlo

Sent: Friday, April 4, 2025 9:54 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I oppose the mandate of electric appliances. We need the electricity for evs.

From: ROSEMARY AYALA

Sent: Friday, April 4, 2025 9:50 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

4-4-2025

To whom it may concern,

I am asking that you do not go through with Rules 1111 and 1121. I am asking you to pull the bill.

These bills would highly impact our household costs and make it very difficult for us to keep up with rising expenses.

Thank you for listening to the public outcry in these bills 1111 and 1121.

Sincerely, Rosemary Ayala Chino Hills, CA resident

Sent from my Verizon, Samsung Galaxy smartphone Get Outlook for Android

Sent from my Verizon, Samsung Galaxy smartphone Get Outlook for Android

From: Aline Young

Sent: Friday, April 4, 2025 9:49 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I am opposed to the above which requires going from gas to electric. It is more expensive and less effective in cooking. I fail To understand why increasing my costs should constantly be your objective. I will vote against anyone who supports this.

Aline Young homes in Anaheim Hills and Orange

From: Tom Rice

Sent: Friday, April 4, 2025 9:45 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Stop the insanity of banning natural gas. Why are you torturing everyday families with burdensome, exspensive rules you have no right to impose on us. Stop Now!

Tom Rice

From: Bill Ger

Sent: Friday, April 4, 2025 9:43 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I am writing to oppose the implementation of rules 1111 and 1121. Forcing homeowners and businesses to switch certain appliances to electric from gas is going to out an undue burden on the budgets and even the survival of some businesses especially as other economic factors are making it difficult to run a home or business.

Gas appliances are less costly to run as gas is cheaper than electric power for certain appliances such as heaters water heaters and even stoves.

I have a primary gas water heater.....ran great for almost 20 years. During the same time a second electric water heater has been replaced 3 times.

Do not impose unnecessary costly mandates on California residents and businesses owners.

Thank you

Bill Ger

Fullerton California

From: Charles L Hern

Sent: Friday, April 4, 2025 9:32 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

These new rules force natural gas users to change from an efficient and practical energy source to a costly and inefficient electrical source. Rules 1111 and 1121 have to be the dumbest and most over reaching mandates imaginable.

From: Laura Dart

Sent: Friday, April 4, 2025 9:17 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Good morning!

I oppose Rule 1111 and Rule 1121! These are absolutely absurd. California's power grid is far too strained already to support this increased demand for electricity. Not to mention it would put gas companies and countless thousands out of business and out of jobs. This is not good for California or anyone who lives here, including me! Many families are struggling to make ends meet, so this is not the time to lump on additional expenses. Some families would have to pay nearly \$45K to make this transition to all electric appliances. The excessive gas taxes are already far too much for families to bear. Please make this stop! We are begging you to stop. You say you care about low income families and immigrants to our state. How will they afford these costs? Our cost of living is through the roof. Enough is enough.

Thanks for your time.

Laura Dart Resident of Placentia, CA

From: Douglas Mochizuki

Sent: Friday, April 4, 2025 9:16 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

My wife and I are opposed to **Rules 1111 and 1121**. Please do not enact these rules.

Douglas and Deborah Mochizuii

From: Tom Smith

Sent: Friday, April 4, 2025 9:15 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I oppose these rules. As a 77 year old retiree, I feel my gas appliances (tankless water heater, HVAC heater, gas range top— My double ovens are electric) should be exempted even if I need to replace them in the future.

Changing these appliances to electric when replacement is necessary will cost me many thousands of dollars since my electric panel will need to be upgraded. I've had solar panels on my roof for 12 years and my existing panel is full.

Thank You

Tom Smith chino hills

From: Michele Jones

Sent: Friday, April 4, 2025 9:14 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please do not pass Rules 1111 and 1121. This would cause major issues in our home and to our finances. We have a gas water heater and stove top and we want to keep it that way without an additional charge. California runs out of electricity every year, why does moving utilities from gas to electric make sense? Please stop making rules that don't make logical sense!

Thanks, *Michele Jones*

Joshua 1:9

From: Erin Chamberlain

Sent: Friday, April 4, 2025 9:06 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I am writing in opposition to Rules 1111 and 1121. We currently pay over \$350 a month for electricity and the majority of our appliances are natural gas. We rarely use our air conditioner, keepin our house at 78 degrees. We have invested in insulation, variable speed pool pump and new windows. Our house was built in the 1950's so in order to become more energy efficient, I would need to tear down and start all over. By switching all of our appliances to electric you're raising our bill even more. Not to mention the fact that I would need to switch out the electric panel.

By adopting this rule you are making it more expensive to live in CA for what reason. In addition the overall cost of living is continuing to rise from groceries to all consumer goods. By increasing electricity bills and forcing appliances to be electric, you're adding on more money. Families can cut back on groceries and purchasing goods, but they can't cut back on using electricity and using appliances.

I vehemently oppose these proposed rules. Erin Chamberlain Tustin, 92780

From: Carey Hamel

Sent: Friday, April 4, 2025 9:02 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Greetings,

I am declaring my opposition to these rules.

Please do not go forward with them.

These rules, if implemented, will cause residents unfair and unnecessary costs as well as burdening an already strained electricity supply.

SCE is already raising rates annually, implementing rotational brownouts, and must cut power in fire zones if threatened by fire danger.

Furthermore, solar power is too expensive for most families to acquire and has a very poor payback period. Not a suitable option.

I am asking you not to implement rules 1111 and 1121.

From: Matt Frederick

Sent: Friday, April 4, 2025 8:58 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I oppose Rules 1111 and 1121 for a few reasons.

- 1. Stay out of my kitchen, house and home.
- 2. Living in California is already expensive enough, let alone having to replace appliances that work well and efficiently.
- 3. The power grid is already challenged and adding another load to it seems shortsighted.

Matt

###

From:

Sent: Friday, April 4, 2025 11:35 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

To AQMD,

As a homeowner in Yorba Linda, I have struggled to keep my budget in line for the last 10 years. We have central air for no reason since I cannot afford the electric bills to run it. Now this year, I did not even turn on the furnace during the winter because of utility bills. The gas bill would have been bearable, but the electric bills are now obscene. And you want to raise them even more by making everything electric? If you follow through with these rules, just be aware that you are hurting us.

Ron Vandiver

From: Alpa Maniar <alpamaniar01@gmail.com>

Sent: Friday, April 4, 2025 10:36 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121 -Switching to all electrical appliances

Hello,

Our electric bills are high as is and with all appliances being electric. Besides, adding to the cost of buying all appliances. So I strongly opposit this rule and request you to do the same.

Thank you and regards!

Link for Plan Options:

https://www.planenroll.com/?purl=U4rxMWVs



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From: Jaimee Lee

Sent: Friday, April 4, 2025 9:20 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111, 1112

As a homeowner I strongly oppose.

Sincerely Jaimee Lee

Sent from my iPhone

From: Faith Grimm

Sent: Friday, April 4, 2025 9:05 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111/1121

Please stop this all electric lunacy. We don't have the infrastructure or the capacity to keep chasing after this "all electric" plan.

Natural gas is clean burning, made in America and efficient. Stop trying to take my appliances, my parents appliances and the rest of my family's appliances away.

Yours Faith Grimm Sent from my iPhone

From: Linda Tan

Sent: Friday, April 4, 2025 10:38 AM

To: Jennifer Vinh

Subject: [EXTERNAL] SCAQMD - Rules 1111 and 1121

Re: The South Coast Air Quality Management District (SCAQMD) two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

This new rule cannot and should not be implemented and certainly not at this time. November 2024 and January 2025, So Cal Edison turned off our electricity due to high winds and fire safety even though some days we did not have high winds.

The first outage was January 7th, 2025; we were not notified they were turning off our electricity. We were without electricity for 4 days straight plus intermittent outages thereafter until January 15th, 2025.

As a result of the first outage, we lost all our refrigerated and freezer food and lived with bare minimum food in our refrigerator for two weeks because of upcoming outages. Thankfully, we had a gas stove and we could cook some food on the stove and heat water to drink. Our water heater worked so we could take quick showers and wash dishes.

We bought a small portable power station to charge our cell phones and a small lamp. We bought extra flashlights and lanterns to be able to get around the house safely including going up and down the stairs. Worse yet, my husband's mother ended up in the hospital and he had to leave and my son had a business trip. I was the only person in the house for the majority of the outages.

We went to a town hall meeting with So Cal Edison (SCE). SCE cannot promise us that they will not turn off our electricity. It may be a future problem until they can figure out how to address the safety issues on their end.

Not everyone can afford to switch from gas to electric, people can barely afford to buy food, buy anything. Not everyone can afford to buy generators for their homes. Not everyone can afford to get solar roofing.

Some areas of California may be lucky to have reliable, dependable electricity; Southern California electricity is no longer dependable. The recent fires that hit Southern California in January 2025 has scared SCE because of lawsuits and SCE will continue to turn off electricity when they feel fit to do so.

Rules 1111 and 1121 should not be implemented and certainly not at this time.

Sincerely, Erlinda Tan

From: Janis Brinley

Sent: Friday, April 4, 2025 9:33 AM

To: Jennifer Vinh

Subject: [EXTERNAL] SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT RULES 1111 AND

1121

I am writing to express my strong concerns regarding the implementation of Rules 1111 and 1121, which require homeowners, landlords, and small business owners to replace their natural gas appliances with electric-only models.

At a time when the economy is already struggling due to the impact of tariffs, this decision seems to be a misguided and unnecessary burden on individuals and businesses. The financial strain this will place on families and small businesses is considerable, and it will only exacerbate the economic challenges many are already facing.

While I understand the intention behind these rules to reduce emissions, it seems that forcing such widespread and costly changes on the population is neither the most practical nor the most effective solution. People are already struggling to make ends meet, and adding additional financial pressure will likely push many into further hardship. The economic consequences of this policy could be severe, especially when the recession is already affecting so many.

This decision feels like another example of well-intentioned policies that fail to consider the real-world consequences for everyday people. The economic strain, especially on low-income families and small businesses, will only worsen if this policy goes forward. We cannot afford to ignore the financial reality many are facing in pursuit of environmental goals that may be better achieved through more balanced and targeted approaches.

I urge you to reconsider these rules. The current plan is simply not feasible for many people and could lead to more harm than good.

Thank you for considering my concerns.

Sincerely,

Janis Buchner

From: JJP54

Sent: Friday, April 4, 2025 9:40 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Stop Rules 1111 and 1112

To whom it may concern,

As a resident and business owner in California, I respectfully request the stoppage of Rules 1111 and 1112. This is counter productive and against the will of the people.

From: BRENT CURRIE

Sent: Friday, April 4, 2025 10:54 AM

To: Jennifer Vinh

Subject: [EXTERNAL] STOP Rules 1111 and 1121!!! Home Energy Diversification Needed

Hello,

Natural gas is clean-burning and much more efficient than electric heating.

The biggest reason I would like this rule overturned is I want my energy sources diversified. When electricity goes out, I still have hot water and can use a stove instead of a microwave oven. Making all appliances run on electricity will become a single-point failure for most homes.

As a retiree that can't afford the retrofits required, I implore to kill the approval and implementation of rules 1111 and 1121 for natural gas use.

I also condemn the proposal of only electric vehicles for the same reason - we don't have the electric resources to sustain this.

And as rolling blackouts will continue to be an issue, this single-point failure will be catastrophic.

Thank you, Brent Currie Chino Hills CA

From: RandyL

Sent: Friday, April 4, 2025 9:31 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Switch to Electric only appliance.

To whom it may concern:

I do not support requiring the public to replace gas appliances with electric only, nor do I agree to pay an additional fee to use gas appliances.

To change to all electric would require a complete rewiring of my house. California does not have a strong enough power grid to support such an idiotic move. Furthermore, gas is a cheaper and better alternative.

Keep your hands off my gas!! I love using gas appliances.

Sincerely, Randy Lachette

From: Clark Shen

Sent: Friday, April 4, 2025 12:14 PM

To: Jennifer Vinh

Cc: Assemblymember.Chen@outreach.assembly.ca.gov

Subject: [EXTERNAL] The South Coast Air Quality Management District (SCAQMD) is considering

two rules — Rules 1111 and 1121

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties. We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice. I am a retired person and relied on my social security to support most of my living expenses. I do not have the money and the Physical Strength to replace my 48 years young gas appliances with the electrical-only models if these rules are adopted. Therefore, please do something constructive and forgo pushing these rules.

Taxpayer

Yihauo Clark Shen, 48 years Resident at

From: R Lemus

Sent: Friday, April 4, 2025 10:03 AM

To: Jennifer Vinh

Subject: [EXTERNAL] woke agenda of switching appliances to electric only

You guys in Sacramento have managed to make life in CA so unaffordable. You nuts need to STOP NOW. You are such a nanny administration, we are sick and tired of being taxed and forced into having to choose between paying more \$ to keep our appliances or spend a fortune to comply. Just another Democrat's scam to squeeze more tax dollars for you to squander on freebies to the public and waste on homeless and high speed rail. Just stop already!!

RICHARD F. LEMUS Law Offices Of Richard F. Lemus 1501 N. Raymond Avenue, Suite A Anaheim, CA 92801 Ph: 714-441-0440 Fax 714-855-1313

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Friday, April 4, 2025 10:44 AM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Ken Barber

Email:

Phone:

Message:

Rules 1111 and 1121 should only apply for new construction. Existing structures should be grandfathered. Note that many of our power plants are powered by natural gas.

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Friday, April 4, 2025 12:57 PM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Christopher Anderson

Email:

Phone:

Message:

STOP OPPRESSION. During recent electrical power outages, it was beneficial to warm our food and home via natural gas. Gas is not worse than electricity, nor is it more abundant. I adjure you to STAND FOR LIBERTY by maintaining our rights to choose our own energy sources. P.S. - We need more nuclear power, a real solution.

From: evan messiha <

Sent: Friday, April 4, 2025 1:54 PM

To: Jennifer Vinh

Subject: [EXTERNAL] The South Coast Air Quality Management District (SCAQMD) is considering

two rules — Rules 1111 and 1121

This is unconstitutional and a terrible idea. DO NOT PASS THESE MEASURES

LEAVE US ALONE

From: Jerry Eagle

Sent: Friday, April 4, 2025 3:30 PM

To: Jennifer Vinh

Subject: [EXTERNAL] About Rules 1111 and 1121

NO GAS.....NO JERRY

Govt. Has run my family business out of State. Now with this asinine move guess it's time for me to go

From: KK Peck

Sent: Friday, April 4, 2025 3:25 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I am writing to express my strong opposition to the proposed changes under Rule 1121 and Rule 1111, which would mandate the replacement of water heaters and furnaces with electric models in the coming years.

As outlined in Rule 1121, if your water heater breaks after January 1, 2027, you will be required by the government to replace it with an electric model. These electric systems are not only prohibitively expensive but also necessitate significant electrical upgrades to homes or businesses, which will likely involve lengthy permit wait times. Similarly, Rule 1111 targets natural gas furnaces, and if your furnace fails in 2028 or beyond, you will be forced to replace it with electric technology.

The financial impact of these rules could be devastating for homeowners, landlords, and businesses. The cost of implementing these rules could reach tens of thousands of dollars per unit, adding a substantial burden on individuals and families. Moreover, the overall cost to implement these rules across the entire SCAQMD service area is estimated to be at least \$20.4 billion.

While staff promises that costs will decrease over time, that does little to alleviate the immediate financial strain on consumers. These rules will make life in Southern California even more unaffordable, particularly for those already struggling with high living costs.

I urge you to reconsider these proposals and explore alternative solutions that do not place such an undue financial burden on the people of Southern California.

Thank you for your time.

sincerely,

Michael and Karen Peck

Anaheim Residents & Homeowners

From: Leslie Grayson >

Sent: Friday, April 4, 2025 2:36 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121

To whom it may concern,

I am writing to voice my strong opposition to these proposed rules which would affect so many people, forcing them to purchase new and unnecessary appliances. In my home alone, that would mean a new stovetop, furnace and hot-water heater. People are already struggling financially with the burdens placed on us due to inflation and the high cost of gasoline here in California. Please don't hesitate to not add additional burdens to the very people you are tasked to serve.

Sincerely,

Leslie Grayson

From: Mike Knight <mikeknightrealtor@sbcglobal.net>

Sent: Friday, April 4, 2025 2:58 PM

To: Jennifer Vinh

Subject: [EXTERNAL] I want gas

I do not want to overload the electric system. Electric cars are already doing just that. I do not want electric heat or water heater! Thanks.

Mike Knight REMAX Terrasol CA Broker Lic # 00602943 Cell / Text 714-544-4900 Emeritus REALTOR 40+Years

From: Steven Sanfilippo

Sent: Friday, April 4, 2025 3:27 PM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111,1121

Please vote no on these bills. Too much government overreach! Sent from my iPhone

From: Herm Rittner

Sent: Friday, April 4, 2025 3:57 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Against Rules 1111 and 1121

My wife and I, as well as all of my friends, I totally against Rules 1111 and 1121. It is government intrusion in our lives, it will be very costly to us. It requires extensive electrical modifications, which you can't afford. We believe Gas is a much better fuel source for Water Heater than electricity which we don't have enough of!

Hermann Rittner

Nella Rittner

From: lisa Sadler

Sent: Friday, April 4, 2025 4:02 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas and Electric

To Whom it May Concern:

I strongly oppose Rules 1111 and 1121.

In a state which shuts off electricity at the drop of a hat because "the grid" can't handle people running their air conditioners; in a state where I already have an incredibly high tax and gasoline rate; in a state that is a billion dollars in the red:

I do not need to pay more to use my natural gas and I do not need to switch to all-electric appliances, which would require upgrading my electrical panel and wiring — which could be \$30,000.

Stick to fixing the problems the state of CA has made for itself and leave well enough alone.

Lisa Sadler Fullerton CA 92833

From: David Meyer

Sent: Friday, April 4, 2025 4:07 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural Gas use

My wife and I have lived in our home over fifty years and as ardent environmentalists we make it a conscious effort to minimize our use of natural resources, including natural gas. Presently we use gas for minimal water heating, occasional clothes drying (mostly sun dry clothes line), and infrequent home furnace use in the winter. Our monthly Gas bill averages around \$25.00 most of the year. To put new restrictions on our gas use would require additional investment in electrical service as we have maxed out our service panel when upgraded our kitchen to all electric and did the same with our spa and upgraded to new smaller and more efficient air conditioner. Any additional electrical use would necessitate major investment and inconvenience to upgrade our electrical service. I understand the AGMD's position but I believe it more equitable to first focus on the commercial and industrial use as these entities are major contributors to the problem and can recoup there their investments through their products, unlike the typical resident. I am all for transitioning to clean electricity, but with new construction first, and businesses next, and incentives or tax breaks for residential home owners. But to mandate these changes without these considerations is inappropriate and unjustified, not to mention the increased demand on our already overtaxed electrical system.

From: Mason Truluck

Sent: Friday, April 4, 2025 4:12 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Oppose your new requirements concerning 1111 & 1121

Hello,

These requirements are ridiculous, and you are forcing even long time residents to consider fleeing California. Perhaps that's your goal to reduce pollution by reducing the population. I'm not even going to argue all the reasons not to implement these dictatoral decrees.

R Mason Truluck



Get Outlook for Android

From: Laura Haynes, Ph.D.

Sent: Friday, April 4, 2025 3:48 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposed--Proposed Rules 1111 and 1121

Dear SCAQMD,

I am deeply concerned about the proposed Rules 1111 and 1121. The cost of compliance is far too prohibitive for my family. I urge you not to pass these proposed rules.

Laura Haynes Orange, CA

From: Robert JoAnn Vasquez

Sent: Friday, April 4, 2025 4:18 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed rule 1111 and 1121

AQMD

I urge you to not pass Rule 1111 and 1121. This is not the time to pass draconian rules that will adversely impact the lives of poor to middle class folk. We are already suffering from the effects of over regulation on the costs of living here. All youre doing is shifting the air pollutants from one area to another (power plants). I get you are trying to reduce air pollution but you have to weigh the benefits vs the cost to society. Perhaps focus on new developments rather than forcing the rest of us to spend thousands of dollars on upgrades we cant afford. Im sure yal are prepared to handle the surge in demand for electric power if this thing goes through?

Yours Truly

Robert Vasquez Retired Industrial Hygienist LACDPH Fullerton CA

From: Al Jezowski

Sent: Saturday, April 5, 2025 9:29 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Regulations

I'm tired of all you liberal commies regulating our lives. Stop it Sent from my iPhone

From:

Sent: To:

Sent: To:	Sunday, April 6, 2025 7:16 AM Jennifer Vinh
Subject:	[EXTERNAL] Re: *DOCUMENTS AVAILABLE* South Coast AQMD Proposed Amended Rule 1111 and Proposed Amended Rule 1121 Draft Rule Language and Draft Staff Report
low NOX gas wate	ments and they are very misleading over costs for gas vs electric. I recently installed a refer heater for \$1200 but if I have to install electric it would cost at least \$5000 to run a my distribution panel and possibly much more to upgrade the panel.
•	the continued use of gas water heaters with arbitrary fees and penalties. Do this for ouses like mine built 50 years ago.
Alan Brown	
On Tue, Apr 1, 202	25 at 6:50 PM Jen Vinh < <u>jvinh@aqmd.gov</u> > wrote:
×	
S	South Coast Air Quality Management District
	DOCUMENTS AVAILABLE
	Proposed Amended Rule 1111
Reduct	tion of NOx Emissions from Natural Gas-Fired Furnaces
	Proposed Amended Rule 1121

Alan Brown

Reduction of NOx Emissions from Residential Type, Natural Gas-Fired Water Heaters

The South Coast Air Quality Management District (South Coast AQMD) has published the updated Notice of Public Hearing, Draft Proposed Amended Rule 1111, Draft Proposed Amended Rule 1121, Draft Staff Report, and supporting documents, which include the updated rule concept providing consumer choice. A public Working Group Meeting was held on February 13, 2025, and a Public Consultation was held on March 6, 2025, to describe the changes to the rule language. Staff will present at the Stationary Source Committee meeting on April 18, 2025. The documents are available online through the following links:

- Notice of Public Hearing May 2, 2025 (subject to change)
- Draft Proposed Amended Rule 1111 (space heating)
- <u>Draft Proposed Amended Rule 1121 (water heating)</u>
- Draft Staff Report
 - Appendix A General Response to Comments
 - Appendix B Response to Comments Received After Public Consultation Meeting (New Rule Concept)
 - Appendix C Response to Comments Received After Public Workshop Meeting (Original Rule Concept)
 - Appendix D Response to Comments Sent to Board and Committee Members
 - o Appendix E Comment Letters Received After Close of Comment Period
- Draft Socioeconomic Impact Assessment

For more information, please visit the <u>Space and Water Heating Clearinghouse Webpage</u> or contact:

Jen Vinh (PAR 1121) (909) 396-2148 JVinh@agmd.gov Peter Campbell (PAR 1111) (909) 396-3185 PCampbell@agmd.gov

For more information, please visit the 1111 and 1121 Proposed Rules Page.

Americans with Disabilities Act and Language Accessibility

Disability and language-related accommodations can be requested to allow participation in the Governing Board meeting. The agenda will be made available, upon request, in appropriate alternative formats to assist persons with a disability (Gov. Code Section 54954.2(a)). In addition, other documents may be requested in alternative formats and languages. Any disability or language-related accommodation must be requested as soon as practicable. Requests will be accommodated unless providing the accommodation would result in a fundamental alteration or undue burden to the South Coast AQMD. Requests can be sent to the Clerk of the Boards, South Coast AQMD, 21865 Copley Drive, Diamond Bar, CA, 91765-4178, at (909) 396-2500 (for TTY, 909-396-3560) from 7:00 a.m. to 5:30 p.m., Tuesday through Friday, or send the request to cob@aqmd.gov.

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This email was sent to from the Rule 1111 and 1121 Team.

South Coast AQMD | 21865 Copley Drive | Diamond Bar, CA 91765 | 1.800.CUT.SMOG

From: Andrew Ahumada

Sent: Sunday, April 6, 2025 2:53 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I deeply disagree in these rules of having to replace our gas furnace, gas stove or water heater too accommodate your agenda. We are retired and cannot afford to buy new electric appliances. We can protect our air and environment in other ways.

Andrew & Victoria Ahumada

From: Anna Huang

Sent: Friday, April 4, 2025 10:32 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Against proposed rules 1111&1121

Anna Huang

Sent from my iPhone

From: Barri Strachan

Sent: Friday, April 4, 2025 2:07 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please do not burden homeowners with these rules that will negatively impact our ability to use gas appliances enforce us onto more expensive electric.

Barri Strachan Brea, ca Sent from my iPhone

From: Carol Bledsoe

Sent: Monday, April 7, 2025 1:53 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rule 1121

Members of the SCAQMD,

I would like to voice my opposition to Rule 1121.

Utilities in the state of California are already too high, due in part to excessive regulation. Our electrical grid is overloaded. I get email notifications from Southern California Edison telling me not to use electricity at certain times of the day because it puts too much of a strain on the grid. We are told not to charge our cars and run appliances, including air conditioners, during these times. Now you want to add even more appliances to this list by requiring businesses and homeowners to convert their gas water heaters to electric ones. This makes absolutely no sense.

What happens during fire season when our power is turned off? If we are required to have electric water heaters, that means that we will have no hot water. That becomes a public health issue because people won't be able to properly wash their hands. They won't be able to bathe or shower because there will be no hot water to do so.

I own two homes and business properties. People with properties that are older don't have the infrastructure to support this change. My mom has lived in the same house for over 60 years. There is no way she will be able to afford to upgrade her electrical panel to make this change when her water heater goes out. My home is almost 40 years old and my other home was built in the 1950s. My rentals were built in the 1970s. Making these changes won't be affordable for me on my retirement income and I will have to absorb the costs in my businesses until I can make adjustments to leases to cover the costs. What about the young families who have moved into our neighborhood? They have paid outrageous prices for their homes. Their property taxes are through the roof. Some can barely make ends meet. Now you are going to ask them to incur another huge expense to convert their water heaters when they go out. It isn't just the cost of the water heater, it is the cost of the upgrades that will be necessary to support the change. How does this make sense?

I don't believe the government should be able to tell me what appliances - water heater, stove, washer, dryer, furnace, etc I am allowed to have in my own home. These are personal preferences, not things that should be dictated to people in a free society like America.

Charging more for the "privilege" to maintain a gas water heater is not acceptable when this is what I am already paying for. It is morally and ethically wrong. If the issue is emissions, then the state needs to be doing things to help with wildfire control. Fires contribute far more harmful gasses into our air than stoves and water heaters do. Do not punish homeowners for the state's lack of responsibility in preventing and fighting wildfires.

I urge you to reconsider passage of Rule 1121.

Respectfully, Carol Bledsoe

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Saturday, April 5, 2025 4:10 PM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Carole Guttilla

Email:

Phone:

Message:

I believe that 1111 and 1121 are an unnecessary reach for cleaner air. Most people using natural gas appliances prefer them. To remove them and replace them would be a financial burden for most people, especially those on fixed income. Please rethink these two PARs as they are detrimental to the public wellbeing. I am sure if these PARs were to be publicly voted on, they would surely fail. Please do not make back breaking decisions for California. There are far too many restrictions now. Do not further burden the public.

From: Chris McGee

Sent: Saturday, April 5, 2025 10:26 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Please reconsider the proposed Rules 1111 and 1121

Hello,

Please reconsider the proposed Rules 1111 and 1121. These proposed rules would greatly affect my household costs, ability to keep up with rising expenses, and the power grid is not able to handle the increased load.

Best regards, Chris McGee

From: Christine Mueller

Sent: Monday, April 7, 2025 4:00 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition of rules 1111 and 1121

Dear Members of the South Coast Air Quality Management District,

I am writing to express my strong opposition to the proposed Rules 1111 and 1121, which would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models. While I fully support efforts to improve air quality and encourage energy innovation, these rules are both impractical and excessively burdensome for Southern California families and businesses.

These proposed regulations disproportionately affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties, introducing financial challenges that many cannot afford. The new rules would force families to choose between paying a substantial fee to continue using natural gas or spending tens of thousands of dollars to transition to electric appliances and upgrade electrical systems. Studies estimate these changes would impose \$7.7 billion in added costs over time, further straining household budgets and small business operations.

Furthermore, the mandate to switch to all-electric appliances would increase demand on California's already fragile power grid. In addition to limiting energy choices for those who prefer or rely on natural gas for affordability and reliability, these rules risk exacerbating energy instability in the region.

While I recognize the importance of addressing environmental concerns, I believe these proposed regulations neglect to balance sustainability with affordability and practicality. I urge the District to reconsider these rules and seek alternative solutions that protect consumer choice, promote innovation, and remain accessible to all socioeconomic groups. Collaborative efforts that offer incentives for voluntary transitions or improvements to existing natural gas technologies may provide a more balanced approach to achieving our shared environmental goals.

Thank you for considering the perspectives of Southern California families and businesses impacted by these proposed changes. I respectfully request that you prioritize solutions that are both environmentally responsible and economically feasible for the communities you serve.

Sincerely, Christine Mueller

From: Christine Sorenson

Sent: Saturday, April 5, 2025 8:23 PM

To: Jennifer Vinh

Subject: [EXTERNAL] I oppose proposed Rules 1111 & 1121

Hello,

The purpose of this note is to express my opposition to proposed rules 1111 and 1121. My representative, Philip Chen, sent an email making me and others aware of this topic.

I am a homeowner with gas appliances. They work and are paid for.

Besides the cost of the appliances themselves, it would be extremely expensive to have to run new electrical wiring to support such appliances.

As well, it is much more expensive to operate electric appliances than gas ones. Years ago I lived in a home with an electric stove and I could see the difference in my electric bill just for baking a batch of cookies. In the summer, I am also careful to not run my air conditioning too much because of the high cost of electricity. Electric costs keep going up, not down. You have no control over electric bills.

It would be a hardship for people to be forced to replace appliances and rewire their homes and pay for expensive electricity.

I would also comment that the electrical grid is not perfectly reliable. Gas always works.

If you want to force people to use expensive electricity, then make that required with new construction, but leave existing homeowners alone.

Sincerely,

Christine Sorenson

From: Cindy Zarske

Sent: Saturday, April 5, 2025 5:58 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposing Rules 1111 and 1121

Hello,

I am writing in opposition to Rules 1111 and 1121.

I urge you to allow California residents to continue using and installing natural gas appliances. They are convenient and efficient. It will be an undue burden to require us to switch to electric appliances, or to require a fee to continue with natural gas.

Please revoke these rules, and allow us to continue with the natural gas appliances that we have used and enjoyed for decades.

Thank you, Cindy Zarske

From: david denham

Sent: Monday, April 7, 2025 2:56 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I would like to respectfully urge you to oppose rules 1111 and 1121

As retired people, my wife and myself would not be able to sustain these additional increases and not be able to keep with the added cost increases, as well as maybe replacing our electrical panel.

As with every one else here in Orange County, we have had to deal with the increases in gas, food and utilities.

Please vote against these Rules.

Thank you,

Dave Denham

From: David Smith

Sent: Saturday, April 5, 2025 3:04 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121

To whom it may concern,

I have a simple question: Why are you making it your mission to crush every working class family in this state? Is it that you don't understand what you're doing? Or is it that you just don't care? You expect families to replace all natural gas appliances with electric? We already have the highest cost of living in the U.S.: utilities, gasoline, groceries, insurance, property taxes, sales tax. With these rules we would need to also incur the cost of upgrading our electrical panels. Older homes could not replace natural gas appliances with electric without doing so.

Also, we already have rolling brown outs during the summer and now you want to add all electric appliances to an obviously failing electrical grid? I don't understand your thought process. It makes no sense. There is no common sense.

David Smith

From: D W

Sent: Saturday, April 5, 2025 3:32 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Mandating the switch from gas to electric appliances

To whom it may concern,

It troubles me to hear that California may choose to mandate everyone with gas appliances to switch to electric. With the price of electricity constantly rising, and the fact that many locations don't have a choice who their provider is due to monopolies, it is very disturbing that we may be forced to make the switch to electric appliances. It would be a huge burden with the initial cost of purchasing new electric appliances, in addition to doubling or tripling costs to cook and heat the house. In addition, for those in areas where the power is commonly shut off due to high winds, that would put us in a position where we would be unable to still cook, or heat our houses. On behalf of all the other Californians who have gas appliances, we are extremely opposed and extremely concerned about the hardship we would go through if we were mandated to switch from gas to electric.

David Whyte

From: Derek Elmes

Sent: Tuesday, April 8, 2025 2:11 AM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111 and 1121

SCAQMD,

This letter is my opposition to the two proposals above. Prices across the board have increased at a tremendous pace and working and retired people are struggling to keep up.

Natural gas is efficient and affordable compared to electricity prices.

We use less electricity than two years ago and paying much a lot more for it.

The electricity grid is not capable to cope now let alone if these proposals go through.

Also the electrical grid has been the cause of many huge life threatening fires over the last few years that have caused more pollution than people using gas.

Please consider dropping this two proposals.

Thank you.

Derek Elmes.

Sent from Yahoo Mail for iPhone

From: Gina Nguyen-Denton

Sent: Monday, April 7, 2025 5:14 AM

To: Jennifer Vinh

Subject: [EXTERNAL] South Coast Air Quality Management District (SCAQMD) and their

considerations of two rules — Rules 1111 (Natural Gas Furnace) and 1121 (Natural Gas

Water Heaters)

Hello.

I am sending you this email to express my opposition to the proposed rules 1111 & 1121.

If you have any influence on The South Coast Air Quality Management District (SCAQMD) and their considerations of two rules — Rules 1111 (Natural Gas Furnace) and 1121 (Natural Gas Water Heaters) — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models - please influence a NO vote to help save money for hard working taxpayers, homeowners, landlords and small business of California. This will make housing less affordable, increase the maintenance cost, displace residents and tenants as units are replaced. The sole reliance on a single energy source is fraught with many future dangers and challenges. Conversion cost will be burdened on the California Taxpayer. Residents and businesses should have a choice if they should want to convert, but it should not be mandated.

I also don't see why \$500 million should be given to the SoCal Air Quality Management District, via the EPA under the Inflation Reduction Act. If anything we should be reevaluating our budgets to see if there are any inefficiencies and work more towards a reduction of cost, fraud and a reduction of our taxes. As a Southern California resident for almost 50 years, it is becoming increasingly difficult for the normal taxpayer to pay their monthly household expenses and almost impossible for the next generation of young adults to even envision a life in Southern California where they can comfortably raise a family.

Thank you for your consideration.

https://www.aqmd.gov/docs/default-source/rule-book/proposed-rules/1111-and-1121/draft-sia-for-1111-1121_03282025.pdf?sfvrsn=fe6d9f61_2

Gina Nguyen-Denton

From: Gwen Masters <fanwrap@scootersmailbox.com>

Sent: Saturday, April 5, 2025 9:41 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Amended Rules (PAR) 1111 and 1121

Proposed Amended Rules (PAR) 1111 and 1121

PAR 1111 - Reduction of NOx Emissions from Natural-Gas-Fired Furnaces and PAR 1121 - Reduction of NOx Emissions from Residential Type, Natural-Gas-Fired Water Heaters

I would like to have you develop safe ways to deliver gas rather than cut off the supply. Cooking with gas tastes and behaves very different than cooking with electric. It is also very expensive to switch systems.

Gwen Masters
360 Properties LLC
360 E First St
Tustin, CA 92780
714-330-8507

fanwrap@scootersmailbox.com

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Saturday, April 5, 2025 8:21 AM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Hind Del Pilar

Message:

As a resident of Orange County, California, I am opposed to the proposed Amended Rules 1111 and 1121 due to the dire financial impact they would have on residents and small businesses owners in this community. Please reconsider implementing this policy. Thank you.

From: Jim Kunkle

Sent: Sunday, April 6, 2025 10:18 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

SCAQMD,

I oppose rules 1111 and 1121 as they will add additional financial burden to my family.

Thank you

James Kunkle

From: jay cook

Sent: Saturday, April 5, 2025 9:29 PM

To: Jennifer Vinh

Subject: [EXTERNAL] oppose rule 1111 and rule 1121

Hi.

Please do not penalize families for using natural gas for energy. It makes no sense.

Natural gas is a safe, cost effective energy source.

There are better ways to reduce green house gas.

The cost to homeowners would be expensive. Buying new appliances just to comply with crazy new rules (rule 111 and rule 1121) is ridiculous.

Penalizing homeowners for continuing to use natural gas for their water heater and furnace is unfair.

There are so many other problems that Californians face day to day. Why not create laws to make it safer for families to thrive in California?

It seems like the push for rule 1111 and rule 1121 is an attempt to push some fringe radical agenda.

Say 'no' to rule 1111 and rule 1121.

Thank you.

Jay cook

From: Jerry Laughlin

Sent: Saturday, April 5, 2025 11:55 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Please do not adopt Rules 1111 and 1112

Hello AQMD,

I ask that you consider and are beholding to the Consumer when you make decisions that have great negative impact on the typical consumer...

I'm specifically referring to:

If adopted, Rules 1111 and 1121 would impact nearly every household and business in our region. Under these rules, families would be left with two expensive choices:

- If you are going to be replacing your gas furnace or water heater, you will need to pay a new fee just to continue using natural gas
- Switch to all-electric appliances, which may require upgrading your electrical panel and wiring with some families facing up to \$47,000 to make the transition

In addition, the rules would:

Add \$7.7 billion in new costs over time — or more than \$300 million every year

Increase pressure on California's already strained power grid

Limit energy options for families and businesses who prefer or rely on natural gas for affordability or reliability

We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice.

Thank you,

Jeremy Laughlin

From: Jon Sanders

Sent: Monday, April 7, 2025 5:32 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please do not advance rules 1111 and 1121. We use gas appliances and this would reduce competition and hurt consumers like myself when we are already being affected by extremely high inflation and regular costs.

A concerned Citizen from Yorba Linda, CA

Jonathan Sanders

From: karen armstrong

Sent: Saturday, April 5, 2025 9:56 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Electric Appliances

To weigh in on California's proposed mandatory conversions to electric appliances, this would be prohibitively expensive for our household. We simply cannot afford this. We are on the threshhold of retirement so every penny saved will be needed. Natural gas still powers our power generating plants so is this really an environmental move? California is already ridiculously expensive. Our kids (and us) were born and raised here and they will never be able to afford to own a home. They can't even afford to rent here. And one of our daughters has a Masters degree from Duke University. Please stop making things worse.

From: Karen Ricotta < >

Sent: Sunday, April 6, 2025 8:43 PM

To: Jennifer Vinh

Subject: [EXTERNAL] all electric

Hello Air Quality Manager Vinh,

Please reconsider and vote no for Rules 1111 and 1121, adopting them would impact nearly every household and business in our region. Under these rules, families would be left with two expensive choices:

- If replacing a gas furnace or water heater, they will need to pay a new fee just to continue using natural gas
- Switch to all-electric appliances, which may require upgrading electrical panels and wiring with some families facing up to \$47,000 to make the transition

In addition, the rules would:

Add \$7.7 billion in new costs over time — or more than \$300 million every year

Increase pressure on California's already strained power grid

Limit energy options for families and businesses who prefer or rely on natural gas for affordability or reliability

We all want to improve air quality and support energy innovation — but it must be done in a way that's affordable, practical, and respects consumer choice.

Appreciate your consideration,

Mrs. Karen Ricotta

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From: WILLIAM SCHLEGEL

Sent: Sunday, April 6, 2025 12:22 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please do not approve these ghastly rules to implement electric stoves only and take away our privilege to use natural gas. This will impact our homes, our pocket book and our ability to cook for our families properly. The control in cooking dishes is far superior on a gas range compared to a electric range and gas is more affordable for families. The cost to even replace the stove will impact us and families.

Two very ill-advised rules! Regards, Kelly Schlegel



Sent from my iPhone

From: Lauren Harp

Sent: Saturday, April 5, 2025 3:25 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

I strongly oppose Rules 1111 and 1121 which would limit my energy choices and would require great cost to convert my home from natural gas to electric. I do not have the money to upgrade my electrical panel. If natural gas appliances are unavailable, how will I heat my home and water? How will I cook my meals? Forcing already struggling California residents to convert their old homes to natural gas would create incredible hardships for them.

Orange County Resident,

Lauren Harp

From: Linda M

Sent: Saturday, April 5, 2025 2:58 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposed Rule 1111 and 1121

My husband and I are on a fixed income, in a home built in the 1960's, that will undoubtedly require us to update our furnace, gas stove and oven, and gas water heater within the next few years.

Our electricity bill is already ridiculously high, and we are usually only paying within the first tier of usage each month. It just continues to go higher each year, despite cutting back as much as we possibly can. We don't even HAVE an air conditioner, because we can't afford it, and certainly cannot afford to run it!

I believe these rules will only place more costs on Californians, and I have little confidence that the grid will even keep up. We have rolling brownouts EVERY summer now.

Please consider not passing these. Thank you.

Linda Machgan

From: Lois Carlson

Sent: Saturday, April 5, 2025 11:34 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas appliances

Enough is enough. I'm 78 and have lived in California since I was 21. This used to be a great place to live. You seem to do everything to make our lives more costly. One of my four children has already left this state. I am very opposed to telling us we need to eliminate our gas appliances yet you do nothing to fix the electric grid. I am in unbelief at what has happened to this state. Friends and family that live in other states make fun of California now. Crazy California or Peoples Republic of California.

I tried to contact someone about the Chemtrails that I have seen persistently in our skies and I was shuffled around to five different boards and have contacted a representative. I have yet to get an answer to who is responsible for permitting this and how to get them to stop. I get more information from others. Florida is aware of how harmful these chemtrails are and have stopped it. Now 31 other states are trying to do the same. If you live in this state and have children or grandchildren living here, you should also be concerned. Look into it and see if you can stop it! it would be greatly appreciated.

Respectfully,

Lois Carlson (mother of 4 and grandmother of 7) retired school teacher

From:

Sent: Saturday, April 5, 2025 3:13 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

To Whom it May Concern:

We are writing to oppose your proposed Rules 1111 and 1121. We are a retired couple living on Social Security and there is NO WAY we can afford to replace our gas tankless water heater and NEW gas cook top. We spent thousands of dollars a few years ago on the tankless water heater after our old water heater leaked. As for the new gas cook top, we had to replace our 22 year old cook top after we had a flood caused by our refrigerator last May. The cook top cost us \$1700. It took 3 months and thousands of dollars to replace half our kitchen, ALL the LVP flooring in the kitchen, living room, dining room and entryway.

This proposed Rule is going to cost us more than we can afford. It is entirely unfair! In fact, it would probably cause us to sell our home of 38 years and move to another state! Not only are these Rules ridiculous, they would be discriminating to people in only four counties in California. No other California businesses and homeowners would have to comply. We are requesting that you abandon these proposed Rules because they will cause undue harm to many people in the four affected counties. How many people do you think would be able to comply????? Many, many cannot and should not.

From: Lynn Sanders

Sent: Saturday, April 5, 2025 1:43 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rule 1111

I would like to express my disagreement with proposed Rule 1111. I worry that these rules, as currently written, will disproportionately burden local businesses, homeowners, and housing providers— especially those relying on older equipment with limited affordable alternatives. The financial implications of these rules could lead to higher costs for both residential and commercial properties, driving up energy bills and placing an undue financial burden on property owners. I urge AQMD to consider the economic realities faced by our residents and businesses when finalizing these policies.

Thank you for your consideration in this matter.

Lynn Sanders

From: Marc Campbell

Sent: Saturday, April 5, 2025 11:52 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

To whom it may concern,

Let it be known that I, Marc Campbell, residing in Yorba Linda, CA, oppose and am against these rules.

Cordially,

Marc Campbell

Sent from my iPad

From: Mark

Sent: Saturday, April 5, 2025 9:07 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Gas appliances

To whom it may concern.

Are you people out of your mind. Forcing California to go all electric would be right up there with the train to no where. It's more expensive, not nearly as efficient, we don't have the power grid to sustain it, the cost to consumers to convert is beyond most people finances, i really wonder if you all just sit around and think of ways to make life in California worse than it is today. You all need to drop these charges immediately.

Mark Wayland Orange California. Sent from my iPhone

From: Mary Budrunas

Sent: Saturday, April 5, 2025 9:44 PM

To: Jennifer Vinh
Subject: [EXTERNAL]

Requiring all gas appliances to be replaced with electric ones is not financially feasible for myself and millions of other California residents. Trump has just destroyed our investments, NO ONE has extra cash lying around to spend on nonessentials.

Your proposal is completely unrealistic.

Mary Budrunas Orange, CA.

From: Mary Hebert

Sent: Saturday, April 5, 2025 12:51 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Stop rules 1111 and 1121

Dear South Coast Air Quality Management District,

I am writing to ask you to not adopt rules 1111 and 1121. This would be a major hardship on the vast majority of families.

I am urging you to please give families the choice of the type of appliances they want. We have so many of our freedoms that are being taken away from us. Please give us the freedom to choose our own appliance preferences between gas or electric appliances. Please do not take this freedom from us.

Thank you for your time, Mary Hebert

Melvin Grimes From: To:

Jennifer Vinh [EXTERNAL] Natural Gas Friday, April 4, 2025 5:08:54 PM Subject: Date:

No to Rules 1111 and 1121

From: Michael Gilles

Sent: Monday, April 7, 2025 8:33 AM

To: Jennifer Vinh

Subject: [EXTERNAL] #1111 and #1121

Please pull back these two proposals. They will contribute to the unaffordability of California for ordinary people like ourselves.

Mike Gilles

From: Nancy Solorio

Sent: Saturday, April 5, 2025 11:30 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 and 1121

I am all for improving air quality but the proposed rules requiring a switch to electric appliances would impose a huge financial burden to me as a retired widow living by myself. My retirement savings have been impacted by inflation. The recent tariff situation only exacerbates my worry and concerns about my future ability to meet my expenses.

Additionally, I have concerns regarding the strain on the electric grid.

Please do not adopt these rules and regulations.

Nancy Solorio

From: Angela Allevato

Sent: Saturday, April 5, 2025 7:26 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Hello Madams and Sirs,

The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 would require replacing our gas appliances with electric versions. This is government overreach, unfair, and unaffordable.

We want to keep our gas range, oven, fireplace, water heater, clothes dryer and barbecues! They are clean and efficient. Gas ranges are optimal for cooking, clothes dry better and faster with gas dryers. Wood burning fireplaces are already banned, so we would be left with nonfunctional fireplaces and have to use whole house heating which is more costly. Not to mention, paying for new appliances is prohibitive for most people!

Please, stop the madness,

Angela Allevato Butler, MD

From: Brian Huynh

Sent: Tuesday, April 8, 2025 11:49 AM

To: Jennifer Vinh

Subject: [EXTERNAL] 1111 and 1121

These two rules would have astronomical consequences for many residents already facing tough economic conditions. Many homes in the area would need considerable and costly electrical improvements to support the additional load from electric appliances. With many electricity utility companies already implementing low energy periods during our increasing heatwaves, requiring or penalizing residents is illogical.

From: carol stibich

Sent: Friday, April 4, 2025 9:59 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed bills, no. 1111 and 1121.

I do not support these bills in any way, shape or form. My home was built in the early fifties, and would not be able to support the electricity needed to run an all electric home, not to mention the prohibitive cost involved in remodeling my home or the monthly bills to pay for the service. After the recent fires caused by our weakened power stations run on substandard equipment, I don't think SCE is able to provide the extra power needed anyway. Also, are the knuckleheads behind this bill realize that natural gas is required to produce that electricity in the first place. Bad idea. Bad, bad idea. Shame on you.

Carol Stibich

A lifelong Californian since 1960

From: Renee Lujan

Sent: Friday, April 4, 2025 5:25 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Oppose Rules 1111 & 1121

Please reject these proposed rules affect our household costs, energy choices, and ability to keep up with rising expenses.

Thank you, Christopher & Diane Lujan Orange, CA 92867

Sent from my iPhone

From: Clark French

Sent: Friday, April 4, 2025 2:26 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Appliances

Seriously?!? What the hell is wrong with you people??? Electric is NOT the way to go, but I believe that you already know this. Gas is clean, efficient and safe in every way. Your electrical agenda is nothing more than an attempt to manipulate and control the populous. And as for your carbon dioxide campaign, you need to quit pretending that you have any real clue! Carbon dioxide is a natural and highly necessary component of the Earth'd ecosystem. We are actually becoming dangerously deficient of it. You know damn good and well that it does not pose even the slightest risk or danger to the planet... quite the opposite, and I am certain that you know this as well!!! You are making your selves enemies of the people, the country and the Earth. Fire the hell up and knock off your evil liberal agenda already before something more serious happens.

From: Diana Q

Sent: Tuesday, April 8, 2025 1:16 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Electric update

First, make sure our state is able to take on the surge of new electrical appliances. I can only imagine the electrical black out if our current grid is not working.

Second, Mandatory change should only affect new home construction.

Third, Tax credits offered for current gas customers to encourage the crossover.

Thank you

Diana Quackenbush

From: Don Waterbury

Sent: Friday, April 4, 2025 3:21 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Please do not pass rules 1111 and 1121 that would require homeowners,

landlords, and small business owners to replace natural gas appliances with electric-only

models.

I have a gas water heater, a gas clothes dryer. As of this moment SCE can't handle electric power. They could not before which explains why there are power outages, air conditioners are shut off during summer heat waves, and EVs are affected by lack of electricity.

I don't want to be left high and dry without electric power. I consider natural gas safe. I oppose and fees to use natural gas.

Thank you, Don Waterbury

From: Ellerton Whitney

Sent: Friday, April 4, 2025 5:55 PM

To: Jennifer Vinh

Cc: Assemblymember.Chen@outreach.assembly.ca.gov

Subject: [EXTERNAL] Proposed Amended Rules (PAR) 1111 and 1121

Hello Jennifer,

I live in the city of Orange. Natural gas provides for our heating and stove. Our home was built in the 1960s and our heating system is in our concrete slab, and our stove is in the middle of the kitchen with a gas line running through the slab as well. Somehow retrofitting our home for electric everything will cost many, many tens of thousands of dollars. We have an out of date electric panel, and any retrofit will require demolition of our slab from underneath parts of the house. I staunchly oppose the proposed amended rules 1111 and 1121.

Thank you, Ellerton Whitney

From: Elliott Levin

Sent: Friday, April 4, 2025 6:11 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 111 & 1121

Dear Executives:

Our family is strongly opposed to your wanting to make it mandatory re electronic and electricity to power our appliances etc.

The electric bill has already doubled while natural gas remains affordable. We do not want to have to choose between food and paying for even more electricity.

Please do not do this to us.

Elliott, Elena, Natalie Levin

From: Erik Trask

Sent: Friday, April 4, 2025 9:52 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural gas policies

To whom it may concern,

If we care about the environment in California, we should NOT outlaw natural gas as an energy delivery vehicle. It is much more efficient to use natural gas for heating appliances where the heat is needed than it is to produce electricity, transport it via lossy wires, and then take hits when converting to heat. Energy efficiency matters!

It also is counterproductive to say the least to require retrofitting of existing homes. The additional cost is directly attributable to energy; more cost = more energy consumed.

I urge a 'no' vote on rules 1111 and 1121. They are misguided and will actually make problems worse.

Regards, Erik Trask

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Tuesday, April 8, 2025 5:29 PM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Erwin Bledl

Message:

No no no, leave gas alone. Electric power is great for some things BUT LEAVE HEATING TO GAS, I WISH THEY WOULD DO A SYSTEM ANALYZES INSTEAD OF TYING TO PULL THIS CHANGE ON THE PUBLIC. MY ELECTRIC BILL KEAPS GOING UP, AND LOOKING AT THE FUTURE ILL GO TO BURNING FIREWOOD AND CANDLES

From: gena davey

Sent: Friday, April 4, 2025 4:35 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

We strongly oppose Rules 1111 and 1121. This would be ridiculous and would cost us tens of thousands of dollars.

From: Jeannetta Altenburg

Sent: Friday, April 4, 2025 4:32 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Dear Sir,

I disagree entirely with these rules and if I had the chance to actually vote on your behavior I would vote these proposed rules down. You are entirely disconnected from the masses who disagree with your ideology as well as choosing outcomes that the average person cannot afford.

Please disregard these short sighted rules.

Jeannetta Altenburg

From: Jim Rueff

Sent: Tuesday, April 8, 2025 3:09 PM

To: Jennifer Vinh

Subject: [EXTERNAL] RE: Rules 1111 and 1121

I received an e-mail from my assemblyman regarding these two proposed rules.

In my case I have a gas furnace, clothes fryer, and water heater. The e-mail states that it could cost up to \$47,000 to upgrade my electrical panel to account for the increased load for which my home, built in 1976, was never designed. The maximum load that my current service can support, is 175 amps. This is insufficient to add three new loads to it.

Should I decline to change to electric, the e-mail further states that, when I replace a gas appliance, I will need to pay a new ongoing fee just to continue using natural gas. This is outrageous.

My wife and I are both retired. I receive a pension and Social Security; my wife receives a pension. The financial consequences of these rules will be difficult for us to afford.

This is why people are leaving California.

Please do not pass these rules.

Sincerely,
Jim Rueff

From: John Worker

Sent: Saturday, April 5, 2025 7:26 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Natural Gas And Proposed Rules 1111 and 1121

STOP THE MADNESS!

I use gas appliances and want to CONTINUE to use them. I have a backup generator that uses natural gas for the times our strained electrical grid fails.

Why should I have to pay a fee to use gas appliances?

My house is not wired for all electric appliances and the cost to upgrade would be huge.

I oppose rules 111 and 1121.

John Worker

From: Joyce Ogden

Sent: Wednesday, April 9, 2025 10:21 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Dear Sir,

Oppose these two proposed rules, 1111 and 1121 as it is another ridiculous intrusion upon citizens, our rights to live freely with freedom to choose which appliances we use in the home!

Natural gas is preferred over electricity. Our California electrical rates are already crushing us and now we are being forced to use more of the most expensive form of energy? Don't you see how intrusive and overregulated these rules are? We wish to keep our gas appliances; don't interfere. Protect our choices. The costs to even replace gas with electric will crush and destroy the majority of Californians as we are already exiting the state in hordes. We need more COMMON SENSE and less Government control and regulations.

Respectfully, Joyce Ogden

From: Karen Andrews

Sent: Friday, April 4, 2025 8:11 PM

To: Jennifer Vinh

Subject: [EXTERNAL] No to all electric!

Right now, I have solar panels and my electric bill is still very high. My gas bill is very affordable. Being newly retired, I can not afford an electric bill that just keeps going up and up. Please say'NO!' to rules 1111 and 1121!

Thank you, Karen Andrews

From: Kathleen Costello

Sent: Friday, April 4, 2025 6:42 PM

To: Jennifer Vinh

Cc: assemblymember.davies@assembly.ca.gov

Subject: [EXTERNAL] Clarification requested re PAR 1111 and PAR 1121

Please help me understand how the proposed rules would effect me as a retired homeowner on a fixed income.

I've owned my home for 27 years. I replaced both my worn-out gas water heater and gas forced-air furnace in the past year.

Am I to understand that I will be required to replace both of these new systems with electric systems in the near term at my own expense? Please explain the proposed requirement that pertain to me, and the relevant timeline for mandatory replacement.

Thank you.

-- Kathleen Costello Laguna Niguel

From: Kurt Manglos

Sent: Friday, April 4, 2025 5:09 PM

To: Jennifer Vinh

Subject: [EXTERNAL] New Charges for Gas Appliances

Gentlemen

Are you kidding me! Natural Gas is the cheapest fuel around and you are going to tax it. MORE! UNBELIEVABLE. Electricity is not cheap, we don't have enough and your not getting any more electric plants. And if the drought continues we'll lose our electricity.

BTW how much do you guys make? Can you afford this for a marginal increase in air quality! I would like to see what your salaries are. Please forward on towards me so I can spread it around.

Don't you realize many people have left California due to this baloney. I wish we would have a DOGE event here!

Thank you for your time but NOT for your service!

Sincerely

Kurt Manglos

From: Lee Cornett

Sent: Friday, April 4, 2025 4:25 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121

As a native california resident for 81 years, I am opposed to Rules 1111 and 1121 They make no sense and will only cost us more money.

Clean natural gas is not the problem, over population is!!

Lee Cornett

From: Marcianne Kuethen

Sent: Friday, April 4, 2025 10:11 PM

To: Jennifer Vinh

Subject: [EXTERNAL] I oppose Rules 1111 and 1121

Please do not pass these rules. Doing away with natural gas when our state's power grid is already strained is just a bad plan. And our monthly expenses are already high. We should not have to pay an additional fee to use our existing wonderful gas appliances. Neither should we be forced to rewire and buy new electric appliances. I despise cooking on an electric stove!!! Please protect consumer choice and consider the unnecessary expense these rules would cause ordinary homeowners. We all want to improve air quality and support energy innovation, but it must be done in a way that's affordable, practical, and respects our choice.

Thank you.

Marcianne Kuethen, a 63-year resident of California

From: Mark Attwater <

Sent: Tuesday, April 8, 2025 1:28 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to AQMD bills considered

My entire family and long list of friends all are Not in favor of government mandates of any kind in switching from natural gas for homes, nor gasoline for cars or lawn EQ and all are voting against incumbents or new candidates promoting such ideas. The E Grid needs to be built out further just to serve the limited natural market growth (Never to be Forced) of E-cars and appliances.

Thank You,

M. Attwater

From: Mark Clark

Sent: Friday, April 4, 2025 4:35 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Pending Rules 1111 and 1121

Good morning.

I am writing as a result of a new awareness of pending SCAQMD rules related to my cost of home ownership.

I am opposed to Rules 1111 and 1121 that force me to choose costly alternatives to the gas utility that came with my home, as well as with the homes of millions of others in Southern California.

I am of the opinion that short of a miraculous instant overnight change of removing all natural gas equipment from all of the applicable homes, that a measurable, observable result of these rules is not even possible.

As an alternative, consider extending the idea of "no burn days" to a program to cap off chimneys. To this day, we will walk early in the morning and see/smell fireplaces in use. A vastly cheaper alternative for the homeowner would be to cap the chimney and disconnect any gas burning device within the fireplace. Add an incentive (like a \$500 rebate) with proof of cap install and I believe you would have much broader base of compliance.

As an owner of two homes, I respectfully ask the SCAQMD to reconsider the arbitrary implementation of these costly rules without further consideration and putting it to a vote of the affected populace.

Thank you.

Mark Clark

From:

Sent: Friday, April 4, 2025 5:42 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121 -- Opposed

SCAQMD Members:

Please do NOT finalize Rules 1111 & 1121. I am an 81 year-old widow. The cost of heating with natural gas is much cheaper for me than with electricity. Also, like most areas in California, we have periodic electrical outages. During those outages, at least I have warm water with my gas water heater. (To be environmentally & fiscally responsible, I set my water heater at 120 degrees.)

Mary Freer Placentia, CA

From: Matt Ferrero

Sent: Friday, April 4, 2025 6:52 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Rules 1111 and 1121

Please reconsider these onerous measures.

From: Muller, Michael

Sent: Tuesday, April 8, 2025 1:09 PM

To: Jennifer Vinh

Subject: [EXTERNAL] rules 1111 and 1121

I wanted to take this opportunity to write to you regarding the proposed changes to regulations on natural gas appliances. For the last 4 years I have lived in a 1100 square foot condo and for the first time have had an electric water heater. I absolutely hate it. You cannot run the dishwasher or washing machine at the same time as the shower (the water will not get above a warm temp) and you cannot shower more than 20 min before it starts to lose heat. Meaning if my daughter, my girlfriend, and myself all need to shower around the same time we are out of luck. In addition, it is significantly more expensive to run an electric water heater than a gas one. My electric bill is over \$200 every month (three hundred in winter), which has never happened in any previous residences. I consulted w SoCal Edison and even had a technician come out to make sure there were no issues with the meter or lines coming in and he said it was because of the heater. We even upgraded the heater to a newer energy efficient model two years ago but the difference was negligible. Fortunately our dryer runs on gas because if we had to use an electric dryer too we'd really be up the creek. My girlfriend and I both make over 100K a year, but the utility bills associated with these appliances are a large expense. I imagine it would be much worse for people with larger families and lower incomes. Please consider how these rules could affect the finances of lower income Californians, especially in these times of uncertainty and struggle.

Michael Muller

Social Science Teacher

From: Michael Hackman Yee

Sent: Tuesday, April 8, 2025 4:39 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Excess cost to Sr citizen if forced to give up gas water heater

Please fight this costly change to electric, Srs can ill afford this, Yours Michael Yee Sent from my iPhone

From: Michelle Larsson

Sent: Friday, April 4, 2025 9:59 PM

To: Jennifer Vinh

Subject: [EXTERNAL] SCAQMD rules 1111 and 1121 amendments

Dear Ms Jennifer Vinh,

Your amendments to the proposals still make them UNAFFORDABLE! And UNENFORCEABLE and EXPENSIVE.

Stop with the laws that make us subservient to the Government. The Governor of California has absolutely no idea what it is like to live solely on Social Security.

I vehemently protest the government of California taking away my energy choices.

Michelle Larsson H B CA 92649

From: Laurie Fulton

Sent: Tuesday, April 8, 2025 4:46 PM

To: Jennifer Vinh

Subject: [EXTERNAL] AQMD Rule Proposal on Gas-Powered Appliances

We are writing to express our serious concerns regarding Rules 1111 and 1121.

This proposal would either require special fees to continue with natural gas appliances, or require complete overhaul to electric.

We are retired and do not have the funds to pay for either option. And we know millions of other residents are in the same position.

Further, the strain on our already overloaded electrical grid would be enormous. This is definitely not a viable option. Currently, every time we have power outages, the first thing we're asked is to not charge any electrical vehicles, and do not use electrical appliances.

Please consider the serious negative impact of these proposed rules. Our communities cannot sustain this in any way.

Sincerely,

Mr. & Mrs. L.C. Fulton

From: Oscar Sida

Sent: Friday, April 4, 2025 5:35 PM

To: Jennifer Vinh

Subject: [EXTERNAL] gas appliances

Please drop rules 1111 and 1121, because it would be unacceptably expensive and impractical for home owners and others.

From: Patty Dingfelder

Sent: Tuesday, April 8, 2025 2:11 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Appliance and natural gas restriction rules, 1111 and 1121

So far 600,000 California citizens have left the state for economic reasons. The state has done nothing to bring business back. Now you are considering making gas appliances illegal to use, taxes to use natural gas, make us use electric appliances, which cost much more to operate; and on top of that have to use them on it already overstrained electrical grid. You are not a solution to the problem, rather you are the problem with this once great prosperous state. As far as I am concerned, the science for global warming is not even close to settled. I am letting every neighbor know about this draconian encroachment on our freedoms. Every Orange County city council manager will receive a copy of this email; as well as the rules you unelected bureaucrats are putting forth. These rules are disgusting! Sincerely,

Patricia Dingfelder

Placentia, CA

From: Pati Medina

Sent: Friday, April 4, 2025 6:13 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Mandatory going from gas to electric appliances.

Boy nothing like kicking a customer when they are down. I'm on a fixed income as I'm sure many others are. Costs are going up. \$7.00 for eggs that use to cost \$4.39, homeowners insurance going up, it's crazy. What happened to using gas is cleaner? And now Trump and his stupid tariffs, you're causing people so much stress. Please do not do this.

Patricia Medina

Placentia, CA

Sent from my iPhone

From: Patt Khalili < pkhalili@prioritytitle.biz > Sent: Wednesday, April 9, 2025 8:09 AM

To: Heather Farr; Jennifer Vinh
Subject: [EXTERNAL] AQMD Rule

Dear AQMD Representatives Heather Farr and Jennifer Vinh

I am reaching out due to the portent of the new proposed AQMD Rules 1111 / 1121, and in short, I believe the following about those proposals:

- 1) I am not in support of these new regulations, as I believe they are overbearing and punitively draconian in application and cost, and would present a sharp burden to an already hard economy, and to many State constituents.
- 2) I believe these rules could create hardships, financial burdens, legal difficulties, and logistical difficulties for both younger people, and especially for older people, both with limited incomes or abilities.
- 3) I believe the current Governmental and Economic conditions do not warrant or empower such a financially difficult and physically burdensome regulatory change.

I have lived in California in homes using Gas Stoves, Gas Heaters, Gas Dryers, and Gas Water Heaters all of my life, with no discernable specific or overall detriment to myself, or our collective community. As such, forced and manipulative changes such as Rules 1111 / 1121, especially during a politically and fiscally vulnerable time within our country is simply poor management and imprudently overzealous.

Sincerely

Mr. Patt Khalili Advisory / Compliance Officer, VP Federal / State Compliance / Underwriting





275 Centennial Way, Suite 211 Tustin, (Orange County) CA 92780

Tel: 714-583-7119 Office Tel: 310-517-9300 Cell

Email: pkhalili@prioritytitle.biz

Web:www.prioritytitle.biz

From: Richard Stone

Sent: Friday, April 4, 2025 6:19 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 & 1121

To Whom This May Concern,

I'm opposed to implementation of Rules 1111 & 1121. Natural gas is one of the cleanest, affordable forms of energy available. I'm a retired person on a fixed income, for me to remake my home all electric isn't feasible. Even if I could afford it, I wouldn't do it. On top of everything else, asking for a special fee in order for me to retain my gas water heater, gas furnace, gas stove is nothing more than a money grab like most things in this state. Respectfully, keep your nose out of our business and our choices.

Sincerely, Richard Stone

From: Robert Colgrove

Sent: Friday, April 4, 2025 8:42 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 and 1121

Dear AQMD:

I am writing to state my opposition to these 2 proposed rules. I live in North Tustin, CA. We are retired and live on a mostly fixed income and cannot afford to be faced with having to upgrade our natural gas equipment to electric, not to mention that the cost of electricity here is already ridiculous and getting worse!

We have lived in our current home for 35 years. We don't want to have to move out of CA. The proposed rules are just one of many things that are making us think that CA is no longer affordable! Don't make things worse than they already are!

Best Regards,

Rob Colgrove



From: Ronnie Elliott Martin

Sent: Saturday, April 5, 2025 7:41 AM

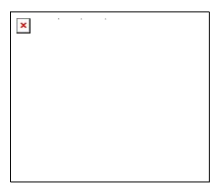
To: Jennifer Vinh

Subject: [EXTERNAL] 11 and 1121

As a single 80 year old woman on ssi these proposed rules will affect my household costs, and, my ability to keep up with rising expenses.

You have made us for yourself, O Lord, and our hearts are restless until they rest in you.

St. Augustine of Hippo



From:

Ross McElfresh < Friday, April 4, 2025 12:06 PM Sent:

Jennifer Vinh To:

[EXTERNAL] Opposed Subject:

Sent from my iPhone

From: Santosh Vaswani

Sent: Friday, April 4, 2025 9:33 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to Proposed Amended Rules 1111 & 1121

To Whom it may concern,

I am sending you this email to express my opposition to the proposed rules 1111 and 1121.

Regards,

Santosh

Placentia Resident

From: Shannon Jachetta

Sent: Friday, April 4, 2025 5:21 PM

To: Jennifer Vinh

Subject: [EXTERNAL] The South Coast Air Quality Management District (SCAQMD) Rules 1111

and 1121

OPPOSE!

"The South Coast Air Quality Management District (SCAQMD) is considering two rules — Rules 1111 and 1121 — that would require homeowners, landlords, and small business owners to replace natural gas appliances with electric-only models.

These proposed changes affect over 17 million people across Los Angeles, Orange, Riverside, and San Bernardino counties." Phillip Chen, 59th District

Please delay and amend the proposal to Rules 1111 and 1121 for the following reasons:

- 1. More research on how much these actions will impact air quality vs. cost-benefit ratio.
- 2. Only require new builds and remodels to make this change by giving manufacturers of Gas electric appliances a grace period to change their supply to predominantly Electric in California. This would make gas appliances more expensive to purchase while still giving California residents a choice if they would like to pay more, and part of the purchase would be paid into an Air Quality fund.
- 3. Grandfather in all gas appliances currently installed until the models must be replaced. Again, giving incentives to appliance manufacturers to help with a slow transition.
- 4. Avoid multiple lawsuits against these new rules, costing California taxpayers even more money. Lawsuits will
- 5. California homeowners & landlords have the right to have multiple sources and options of energy available as redundant backups in case of electrical power outages, which have been increasing over the years. Our current electrical grid can't handle current electrical grid loads now! The rolling electric blackouts have been growing!
- 6. Air Quality Cleanup is a multifaceted solution. Gas appliances are only 1 facet of cleanup! AVGAS (Aviation Jet Fuel) still has toxic LEAD levels! AVGAS has lost multiple lawsuits and was required to get LEAD out of JETFUEL by 2020, but COVID-19 happened, and nobody seems to be required to clean up the toxic chemicals from this serious problem! AVGAS should be the #1 facet of cleanup, not Natural Gas appliances. The last and #3 facet is Chemtrails that are constantly being sprayed all over California by various Watershed projects and other Science Experiments for Weather Modification. This is all public knowledge and on record. Last on this list should be Gas Appliances because the science is still not clear how much this contributes to air quality. The other 2 massive problems above are quantifiable at this point.
- 7. Propose a more cost-effective solution than \$10,000 per unit change (this number is from multifamily unit conversions to electrical appliances, including changing all pipe & electrical routing). This cost would wipe out many landlords, fixed-income single-family residents, and low-

income homeowners and renters who need to be displaced to make this drastic and quick change.

Whoever proposed these two rules did not consider the massive cost and electrical load of making this sweeping change too quickly. Slow change can happen more thoughtfully for California residents and property owners. How about starting with the modifications required by past lawsuits first to clean up air quality, as listed in #6 above? The writers of these proposals should be embarrassed for their haste and ignorance of human interest. Who edits these ridiculous proposals? If they went to law school and write legislation for a living, they should consider other jobs. As a California Resident, I expect more from the politicians we pay the highest rate of taxes to in the Country. Maybe an audit is in order for California State?

Regards,

Shannon Jachetta

From: Sharon Forman

Sent: Friday, April 4, 2025 6:57 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Please don't pass these! I think gas is better than electric. The cost is way less and I can't afford any higher rates. We already have way too much interference from government! I was born and raised in California, but it is not the same as it was. Too many rules and regulations now. Let us have our choice between gas or electric please!

Sent from my iPad

From: K C

Sent: Saturday, April 5, 2025 7:37 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

Dear Relevant Members of the Agency,

As a resident that would be affected by the adoption of Rules 1111and 1121, I am writing to let you know how completely OPPOSED I am to these proposals. I am a soon to retire person and will be living off a fixed income and should I need to replace any of my current appliances that use natural gas, I absolutely do not want (nor can I afford) the electric replacements. Southern California Edison isn't equipped to handle the grid as it is, let alone add more demand to its mismanaged empire. My electricity is shut off more times than I am okay with as it is now. That is the chief reason I will NEVER purchase an electric car. Natural gas is more cleanly produced than alternatives. It is efficient and the cost for me beats the ever escalating cost of electricity and keeps me less a victim of the corrupt corporate policies of Southern California Edison and their consistent ways of putting profit ahead of updating vulnerable tower threats and not burying the lines with the egregious rates they charge. I have over and over again considered moving out of California due to the tax and fee cancers that have metastaticized into every aspect of trying to live here. Please put this idea down and walk away before myself or more of my neighbors and coworkers (many who I have already said goodbye to as they have moved over the last 10 years) leave California for good. Lots of ideas sound good on paper and are enacted by people whose lives are very different from the affected folks who have to live under them.

DO NOT PERSUE THE ENACTMENT OF RULES 1111 AND 1121.

Regards, Susan Casada Southern California Resident

Get Outlook for iOS

From: Susan Stein <susan@SusanSteinLaw.com>

Sent: Tuesday, April 8, 2025 11:00 AM

To: Jennifer Vinh

Subject: [EXTERNAL] New rules re: gas appliances

I live in Tustin, CA. I've just heard about the implementation of Rules 1111 and 1121. I consider myself more environmentally concerned than most people but these rules are draconian and should not be implemented; to require long time homeowners such as myself to completely replace all appliances and rewire is beyond the pale.

LAW OFFICES OF SUSAN D. STEIN 1602 E. Fourth Street Santa Ana, CA 92701 (714) 973-1524 Facsimile (714) 543-4552 Susan@SusanSteinLaw.com www.SusanSteinLaw.com

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Think Green and keep it on the screen! Consider the environment before printing this email or attachments.

From: Theresa Lembesis

Sent: Friday, April 4, 2025 10:51 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed amended rules 1111 and 1121

To Whom it may Concern,

I oppose South Coast AQMD's Proposed Amended Rules 1111 and 1121 and strongly urges you to thoroughly engage with the 17 million stakeholders who would be impacted by such a proposal. I have several significant concerns regarding the impact of these rules. Foremost among them is the issue of affordability and lack of consumer choice when replacing gas furnaces and water heaters with zero-emission appliances. Hot water and heating are essential human needs. When my appliances break down and need replacement, immediate service is paramount. Replacing a gas appliance with an electrical one will require far more intrusive electrical and plumbing upgrades and even physical renovations costing tens of thousands of dollars more which would be a huge burden to my family.

Equally concerning is that transitioning to all-electric water heaters and furnaces would increase the demand on California's already inconsistent and delicate power grid. Adding millions of new electric water heaters and furnaces would require a substantial amount of power and increase the potential for brownouts or outages.

I strongly oppose the amended rules 1111 and 1121.

Sincerly, Theresa Lembesis

From: Thomas Kwan

Sent: Friday, April 4, 2025 5:05 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed rules 1111 and 1121

Dear board members, Please do not approve proposed rules 1111 and 1121. The costs far exceed the benefits. Natural gas is the cleanest fossil fuel, and electric appliances waste more energy than natural gas appliances.

Thomas and Winnie Kwan

Sent from my iPhone

From: Tommy L

Sent: Tuesday, April 8, 2025 1:23 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Opposition to rules 1111 and 1121, residents from Chino Hills

Hi

Opposition to rules 1111 and 1121, residents from Chino Hills.

From:	Toros T
Sent:	Wednesday, April 9, 2025 8:55 AM
То:	Jennifer Vinh
Subject:	[EXTERNAL] Rules 1111 & 1121

I strongly oppose these rules, below are some of the reasons for my opinion.

- 1. All appliances in my house currently are gas and by these proposed mandates these would be too costly to replace in addition the additional cost in replacing my electrical panel would be in excess of \$50k. This is not a good idea going forward.
- 2. By going all electric plus all the EV vehicle mandates this would cause major catastrophic consequences to our electrical grid.

I strongly stand against this measure and recommend further research into this matter.

Sincerely,

Troy Tutunjian

From: William B Bingham

Sent: Tuesday, April 8, 2025 4:15 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Amended Rules (PAR) 1111 and 1121 - Natural Gas Bans and

Electric Appliance Mandates

I urge you to not impose SCAQMD Rules 1111 or 1121.

We in California are admonished to reduce our electricity consumption during periods of hot and cold weather. Rules 1111 and 1121 work contrary to those requests. The rules will force us to use <u>more</u> electricity for vital needs such as water heating and cooking. In the event of an electrical blackout, we still need hot water and the means to cook food. With the push for more electric vehicles in California, the likelihood of electrical outages or shortages will only increase. While forced air furnaces do require electricity for the fans, a gas stove can provide much needed instant heat in an emergency.

Many homes and apartments will require upgraded wiring to accommodate the high wattage consumption of electric appliances. In addition to the cost of the re-wiring (permits, contracts, etc.), the cost of the electrical appliances themselves will be unaffordable to many. This affects property owners as well as tenants. Rents will increase beyond the budget of the average tenant.

The perils of household NOx emissions have been grossly overstated. Many of us, our parents, and grandparents, grew up with natural gas appliances and have suffered no consequences. My grandmother lived to be 99 and both of my parents lived to be 90. I am 80.

Please consider the above on behalf of the millions of residents and businesses affected by the SCAQMD, and do not pass Rule 1111 or 1121. Allow the residents and businesses to make their own decisions.

Sincerely,

William B. Bingham

From: William Dingfelder

Sent: Tuesday, April 8, 2025 1:37 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Appliance and natural gas restriction rules Rules 1111 & 1121

Good afternoon, so far 600,000 California citizens have left the state for economic reasons. The state has done nothing to bring businesses back. Now you are considering making gas appliances illegal to use, tax us to use natural gas annually, make us then use electric appliances, which cost much more to operate. And on top of that have to use them on an already overstrained electrical grid!

You are not a solution to the problem rather, you are the problem with this once great, prosperous state. As far as I am concerned, the science for global warming is not even close to settled!

I am letting every neighbor know about this draconian encroachment to our freedoms. Every Orange County city council manager will receive a copy of this email as well as the rules you unelected bureaucrats are putting force.

These rules disgust me!

Sincerely,

William Dingfelder, Placentia, California

Sent from my iPhone

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Friday, April 4, 2025 9:12 PM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: Ricardo Urbina

Message:

We don't have the money to do this change so let people decide what to use natural gas or electric

From: Richelle Rowland

Sent: Monday, April 7, 2025 11:20 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1121

We take this opportunity to urge you not to implement rules 1111 and 1121. Clean air is very important, however as a retired couple we can not afford to do the required reworking of our home to move from gas heating and cooking to electric when our current appliances require replacement. This would pose undue hardship. If you want to require new construction to utilize electric power then that would be reasonable, but to request replacement of infrastructure in existing homes is unreasonable.

Your immediate attention to this issue is appreciated.

John and Richelle Rowland

Sent from my iPhone

From:

Sent: Monday, April 7, 2025 3:07 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Changing to all electric appliances

Dear Sirs:

Making these changes to all electric appliances is unreasonable due to cost. The current financial situation of the country in general makes this totally unacceptable.

Please reconsider your stance.

Cordially,

Paul and Rosemary Frenkiel

Sent from my iPad

Sent from my T-Mobile 4G LTE Device

From: Sent: To: Subject:	Saturday, April 5, 2025 10:54 AM Jennifer Vinh; [EXTERNAL] OPPOSE RULES 1111 AND 1121
Good morning,	
strongly oppose these rule	s.
_	all of our new homes are all electric. It's adding extra costs which in turn is es which are so desperately needed now.
To force people in existing h California.	omes to switch from gas to electric is simply unfair and a bad move for
can't help but think that thi	is will cause even more people to exit the state.
I'm all for clean air but these	e rules are just going way too far.
Thank you for your time,	
Stephanie Smith	

From: stephanie

Sent: Monday, April 7, 2025 1:36 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 1121

Please consider the following input

According to a study by the Cost of Living Council, the proposal "introduces a phased transition to zero-NOx space and water heating units, applying new fees to "NOx-emitting units based on increasing sales targets for zero-NOx models over time." The study concludes that, "The proposed rules will cost consumers living in the four-county SCAQMD region \$7.7 billion over the 25-year lifecycle of these appliances."

In addition to the huge hit on property owners in the form of new and higher costs, the push to eliminate natural gas appliances as an option for consumers and businesses runs contrary to common sense. The stated goal, of course, is to fully "electrify" California, including everything from appliances and automobiles to public transit systems and trucks.

But have any political leaders or bureaucrats given any thought to where electricity comes from?

Much of the electricity California uses is from fossil fuels, including natural gas. And it will remain that way for the foreseeable future!!

Does it really make any sense to mandate replacing a gas stove with an electric model if the electricity used is from natural gas, or an EVEN DIRTIER SOURCE LIKE COAL???

Moreover, are the backers of the proposed rule change aware of the projections regarding the demands being placed on the electrical grid? With AI and server farms, there is a huge demand for additional power generation. While solar and wind are unquestionably part of the solution, they cannot begin to address California's projected energy needs. Those needs can only be addressed by rapid development of Small Modular Reactors (SMRs) which, even under the best circumstances, would take several years to bring online.

We must acknowledge that California has some of the highest energy costs in the nation. And that is a direct result of policies that are pursued without fully thinking through the consequences of bad decisions.

Christ has died, Christ is risen, Christ will come again

From: Steven Biffar

Sent: Sunday, April 6, 2025 10:02 AM

To: Jennifer Vinh

Subject: [EXTERNAL] KEEP GAS APPLIANCES1

Your rules are going to bankrupt the middle class in California.

Thank you. SJBIFFAR

From:

Sent: Tuesday, April 8, 2025 12:38 AM

To: Jennifer Vinh

Subject: [EXTERNAL] New Green Appliance Rules for Natural Gas

I am opposed to the proposed new CA laws, rules and fees associated with the purchase and use of natural gas appliances. Green Programs and Laws are a waste of taxpayer monies.

Steven Nash Sent from my iPhone

From: Susan Hausken

Sent: Sunday, April 6, 2025 4:12 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Rules 1111 and 1112

I am an already-overburdened California taxpayer who opposes the implementation of these proposed rules.

As a natural gas user who is also sympathetic to the health of the environment, these measures seem over-the-top to me.

Can California's electrical grid handle this type of wide scale conversion? Should I have to pay even more taxes just to continue living in this state?

Please consider the consequences of these rules, especially on those living on a limited income.

Susan Hausken Sent from my iPhone

From: Tamara Roe

Sent: Monday, April 7, 2025 2:34 PM

To: Jennifer Vinh

Subject: [EXTERNAL] NO to Costly New Appliance Rules! Can't have anything more hit our

wallets! Too many bills have already doubled/tripled and more! PLEASE STOP!

From: South Coast AQMD <sitefinity@aqmd.gov>

Sent: Saturday, April 5, 2025 9:31 AM

To: Jennifer Vinh
Subject: Contact Form

Contact Form

Name: TERRY MUNHALL

Message:

I am against bills 1111 & 1121 for restriction of the use or increase in cost for the use of natural gas for the public. The impact of focusing on a single energy resource by increasing the cost of the one product over another energy resource to limit its availability is discrimination upon public choice plus is in conflict with principles of survival, i.e., species that lose variation of resources are closest to extinction. These bills are simply political decisions to attract voters through misguided legislation. Such costs should not be focused on one segment of a population, that is discrimination and an attempt to limit variation.

From: Tom Brown

Sent: Monday, April 7, 2025 1:25 PM

To: Jennifer Vinh

Subject: [EXTERNAL] Proposed Rules 1111 and 1121

Please do not adopt proposed rules 1111 and 1121. I can't afford them.

From: Vicente Mendez

Sent: Monday, April 7, 2025 8:23 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Urgent Opposition to Rules 1111 and 1121 – Protect Families, Small

Businesses, and Consumer Choice

Dear South Coast AQMD Board Members,

As a resident of California's 59th Assembly District, I strongly oppose the adoption of proposed Rules 1111 and 1121. These regulations would have serious financial and practical consequences for millions of families and small business owners across Los Angeles, Orange, Riverside, and San Bernardino counties.

Under these rules, homeowners and landlords would be forced to replace 'reliable' natural gas appliances with electric-only alternatives. This mandate could result in transition costs as high as \$47,000 for some families, particularly when electrical panel upgrades and rewiring are required. This would be another blow for small businesses already battling inflation and rising utility costs.

These rules would also add \$7.7 billion in new costs over time — more than \$300 million annually — with much of that burden falling directly on everyday Californians. Beyond the staggering cost, shifting entirely to electric appliances places even greater demand on our already strained power grid, increasing the likelihood of outages and service disruptions.

Importantly, this transition could also generate more environmental waste. Today's electric appliances often have shorter lifespans than their gas counterparts, leading to higher turnover and more discarded units in landfills — an apparent contradiction to our state's environmental goals.

While we all support cleaner air and sustainable innovation, we must pursue these goals through policies that are affordable, practical, and respectful of consumer choice. Forcing costly, one-size-fits-all solutions on millions of residents is not the way forward.

Please reject Rules 1111 and 1121. Let's protect our communities, preserve energy choice, and focus on balanced, practical solutions that work for everyone.

Sincerely, Vicente Mendez Resident, California's 59th Assembly District Current Resident of Anaheim

From: Vivian Brehm

Sent: Tuesday, April 8, 2025 5:13 AM

To: Jennifer Vinh

Subject: [EXTERNAL] Rulers 1111 & 1121

To whom it may concern:

I EMPHATICALLY oppose these rules which limit are availability to gas appliances. This is absolutely ridiculous as electrical does NOT actually save anything in terms of natural resources. In addition it COSTS much more to me the consumer as well as society in natural resources to produce electricity.

I am discussing this with friends, family and political activists who are vehemently opposed to this action.

Sincerely, Vivian Brehm