City of Mountain View	DATE:	June 25, 2024
	CATEGORY:	Consent
COUNCIL	DEPT.:	Community Development
REPORT	TITLE:	Building Reach Code Updates

RECOMMENDATION

As recommended by the Council Sustainability Committee, direct staff to: (1) prepare an ordinance updating City Code Chapter 8 (Mountain View Building Code) to expand electrical prewiring requirements in 2024; and (2) prepare energy performance requirements and additional prewiring requirements as part of the 2025 Triennial Building Code Ordinance Update to Chapter 8 of the City Code in 2025.

BACKGROUND

On November 12, 2019, the City Council adopted <u>Ordinance No. 17.19</u>, establishing the City's first all-electric requirements for new construction in support of the City's fourth Environmental Sustainability Action Plan (ESAP), adopted in 2019, and Climate Protection Road Map for reducing greenhouse gas (GHG) emissions from new construction, adopted in 2015. Specifically, the ordinance imposed all-electric requirements on new construction and major renovations of single-family residences, duplexes, multi-family residences, hotels, motels, and other nonresidential buildings, and expressly prohibited the following natural gas appliances: space-conditioning (heat/cooling) equipment, clothes dryers, cooking appliances, fireplaces, fire pits, and water heaters. In addition to all-electric requirements, the City's Reach Codes also included requirements for bird-safe glass in nonresidential development. With this ordinance, the City was one of the first in the region to apply all-electric requirements to major renovations in existing structures, in addition to new construction. This ordinance went into effect on January 1, 2020.

The City Council reinforced the local Reach Codes (Reach Codes) on December 13, 2021 by readopting the all-electric requirements and expanding requirements for electric vehicle (EV) parking and infrastructure as well as solar requirements beyond California Building Code (State Code) minimums in <u>Ordinance No. 15.22</u>. This ordinance went into effect on January 12, 2023.

In November 2019, the California Restaurant Association (CRA) filed a lawsuit against the City of Berkeley alleging that Berkeley's ordinance banning natural gas infrastructure in new buildings is

unenforceable because it is preempted by the Federal Energy Policy and Conservation Act (EPCA). The trial court dismissed the lawsuit based on its finding that the EPCA did not preempt Berkeley's ordinance because the ordinance did not directly regulate or mandate any particular type of product or appliance and its impact on consumer products was at best indirect. The CRA appealed, and, in January 2024, the United States Ninth Circuit Court of Appeals (Ninth Circuit or Court) reversed the trial court's ruling and held that Berkeley's ordinance is preempted by the EPCA.

In its decision, the Ninth Circuit concluded that the EPCA expressly preempts state and local regulations, including building codes, concerning the energy use of covered natural gas appliances, and that the EPCA preemption applies to regulations addressing the appliances themselves and building codes that concern the use of natural gas. The Ninth Circuit stated further that "by enacting [the] EPCA, Congress ensured that states and localities could not prevent consumers from using covered products in their homes, kitchens, and businesses."¹

With this ruling, the Ninth Circuit has made it clear that local building codes cannot directly or indirectly (via utility infrastructure) prohibit the use of gas appliances covered by the EPCA. However, the Ninth Circuit decision in the *Berkeley* case does not prohibit local governments from adopting electric readiness and other efficiency requirements to <u>encourage</u> use of all-electric appliances in a local building code. As a result of the Ninth Circuit Court of Appeals' decision, in late March 2024, the City of Berkeley settled the lawsuit and determined it would rescind its code and not seek further review of the decision by the U.S. Supreme Court.

To align with the Court's decision, on <u>April 9, 2024</u>, Council approved the staff recommendation to suspend Mountain View's all-electric building requirements in Chapter 8 of the City Code (Mountain View Building Code).² At this meeting, Council asked that staff explore alternative options for accomplishing the City's electrification goals and seek input from the Council Sustainability Committee (CSC). Many other nearby agencies have also suspended enforcement of their all-electric codes, including the cities of Milpitas, Palo Alto, Half Moon Bay, Menlo Park, Atherton, Cupertino, Los Altos, Sunnyvale, San Mateo, South San Francisco, and Belmont, and the County of San Mateo. Cities have chosen to suspend the impacted sections of their local building codes in order to provide clarity on their alignment with the Court's ruling and transparency to the public on code requirements in effect.

On <u>April 16, 2024</u>, staff from the Community Development Department and the City Manager's Office provided a verbal overview to the CSC on the research staff had undertaken to date in considering alternative Reach Code updates. On <u>May 29, 2024</u>, City staff returned to CSC to obtain a formal recommendation on an approach for updating the City's Reach Codes in response

¹ California Restaurant Association v. City of Berkeley, 89 F.4th 1094, 1103 (9th Cir. 2024).

² All other components of the Reach Codes remain in effect, including solar installation, greater electric vehicle charging installation and electric vehicle readiness, and bird-safe glass for nonresidential development.

to the *Berkeley* lawsuit, which is summarized in the Recommended Reach Code Update section of this report.

Regional and State Decarbonization Goals

Achieving decarbonization and reduced-GHG emission goals set at the federal level requires major shifts in market conditions for consumer products, public education, utility infrastructure, and everyday lifestyle as collectively we advance toward a healthier environment. No one agency or level of government can drive the change alone; it requires actions at every level to build the momentum of change. Some of the recent actions at the regional and state level that are contributing to all-electric requirements include:

- On March 15, 2023, the Bay Area Air Quality Management District (BAAQMD) adopted a requirement prohibiting the sale and installation of natural gas furnaces and water heaters that omit nitrogen oxides (NOx) within its jurisdictional boundary by 2027 to 2031, depending on the type of device. This type of phased regulation provides time for the market to adjust its consumer appliance offerings to meet the requirement, likely resulting in more electric appliances.
- In September 2022, the California Air Resources Board (CARB) adopted a strategy for the State Implementation Plan to reduce building-related GHG emissions by 2030. This strategy included an action item for CARB to explore developing and proposing zero-emission GHG standards for new space heaters and water heaters sold in California. This is similar to BAAQMD's zero NOx equipment requirement but at the state level. While a formal policy or mandate has not yet been adopted, one is in development and anticipated to be adopted by 2026. Adopting this requirement at the state level would further drive the market shift of available all-electric appliances statewide.
- The California Building Standards Commission is currently developing the 2025 Triennial California Building Code Update as part of a regular three-year cycle where discussions to date have included expanding electrical prewiring requirements for multi-family residential and nonresidential new construction beyond the current 2022 State Code as well as expanding energy efficiency requirements. Initial discussions on State Code updates did consider zero NOx emission standards for indoor equipment; however, the state decided to remove any further discussion or new codes related to zero NOx emissions at this time due to the extent of objections received. The 2025 Triennial State Code will be available to local cities by July 2025 and will go into effect on January 1, 2026.

These actions at the state and regional levels further support local agencies in adopting Reach Codes that go beyond the State Code minimums. While the outcome of the *Berkeley* lawsuit invalidated the initial all-electric appliance/equipment requirements adopted in Chapter 8 of the City Code, there are alternative options to consider that will further electric-readiness in

Mountain View beyond minimum state requirements to advance the City's decarbonization goals.

ANALYSIS

New Reach Code Update Options

Staff has considered three options for Reach Code updates that would allow Mountain View residents and businesses to better prepare for electric appliances now and in the future, particularly as BAAQMD's prohibition on natural gas appliance sales comes into effect. The options discussed below could be incorporated into the City's local building code by amending either State Code Part 6 (Energy Code) or Part 11 (California Green Building Code, CalGreen). If amendments are proposed to Part 6, the City would be required to obtain approval by the California Energy Commission (CEC) and prepare a Cost-Effectiveness Study, both of which would take additional time when compared to amending Part 11.

Option 1: Expand Electric Prewiring Requirements. The current 2022 State Code includes electrical prewiring requirements for some appliances in new single-family homes and multi-family residential buildings as listed in Table 1 on the following page. Option 1 would expand prewiring requirements to include the installation of all electrical components from the service panel to the installed natural gas appliance in a new-construction building (including major renovations). The components include the following:

- Installing the electrical line (prewiring) and an outlet (or outlet cover);
- Labeling the voltage for future use;
- Providing a dedicated space on the service panel for the appliance circuit; and
- In some cases, ensuring there is adequate space to accommodate the future electric appliance.

These amendments could be accommodated in the City's local building code by amending Part 11 (CalGreen) of the State Code. Table 1 summarizes additional appliances and equipment the City could consider in a Reach Code update under this option.

Current 2022 State Code	Potential Expanded
Current 2022 State Code Electrical Prewiring Requirements	Electrical Prewiring Requirements
For Single-Family Residential New Construction:	Expand electrical prewiring requirements under current
Heat pump water heater	City new construction and major renovation threshold
Solar	to include:
Energy storage	
Stove	For Single-Family Residential:
Clothes dryer	Heat pump space heating (furnace)
	Outdoor cooking facilities
For Multi-Family Residential New Construction:	Pool/spa heating equipment
Heat pump water heater	Indoor/outdoor fireplaces or fire pits
• Stove	
Clothes dryer	For Multi-Family Residential:
	Building electrical system sizing
	Central (shared) and individual heat pump water
	heaters
	 Outdoor cooking facilities
	 Pool/spa heating equipment
	Indoor/outdoor fireplaces or firepits
	For Nonresidential, Hotel/Motel, and Mixed-Use:
	Commercial kitchens
	Hot water supply temperature
	All nonresidential gas or propane appliance
	AND
	Evaluate electric prewiring requirements in existing
	buildings for residential and nonresidential projects
	(e.g., kitchen renovation or you touch it, prewire it)

TABLE 1: ELECTRICAL PREWIRING REQUIREMENTS (OPTION 1)

The benefit of this approach is that there are examples of expanded electrical prewiring requirements in other cities, and the approach allows consumer choice regarding natural gas appliances (consistent with the Ninth Court ruling) while still requiring an applicant to make future replacement with electric appliances easier. There is also minimal cost to the applicant to install the additional electrical components, especially since this type of electrical work is already being undertaken in new construction and major renovation projects. However, the cost will need to be studied if lower construction thresholds are being considered for triggering prewiring requirements in existing building renovations. While this process still allows for mixed-fuel (gas and electric) buildings and is not as stringent as the City's prior Reach Code (a complete prohibition on gas), it has the advantage of applying to all development types and can be more readily adapted to apply to existing buildings.

Option 2: Adopt an Air Quality (Zero NOx) Approach. This includes adopting amendments to the local building code to address indoor air quality standards by establishing an emissions requirement on natural gas appliances. An example of this approach is adopting emission

standards for indoor appliances, such as only allowing natural gas equipment that emit zero nitrogen oxide (Zero NOx) (like the Town of Los Altos Hills has adopted).³ These requirements could be adopted into the local building code as an amendment to Part 11 (CalGreen Code). Currently, there is no available natural gas equipment on the consumer market that does not emit nitrogen oxide.

This approach would most closely align with the City's prior prohibition on natural gas appliances; however, there are no other examples of implementation on multi-family residential and nonresidential development. Additionally, this approach includes potential legal risk with adopting regulations that: (1) indirectly prohibit use of natural gas appliances by requiring use of appliances that are not yet available on the market, effectively resulting in no consumer choice, which appears in conflict with the Court ruling; and (2) includes air quality-based requirements in the building code, which may not be within the regulatory authority of the Building Code, whose purpose is to provide general building design and construction requirements related to fire and life safety, structural safety, and access compliance.

Option 3: Adopt Energy Performance (Single-Margin) Approach. This approach includes regulating the energy performance from equipment within a building at a set percentage above the State Code minimum to encourage the use of all-electric appliances. It utilizes an existing Title 24 Compliance Report prepared by a licensed professional that is required to be submitted for all new buildings and major renovations to a local city during permitting. In this case, the Title 24 Report would require the applicant to adjust their project's report to exceed the State Code minimums. A Title 24 Report can be thought of as an energy budget in that the applicant can adjust various energy efficiency improvements that are either existing or proposed in the building to net a certain numeric result that exceeds minimum standards. This approach can only be adopted into the local building code as an amendment to Part 6 (Energy Code) of the State Code.

One benefit to this approach is that it utilizes an existing permit submittal requirement to encourage the adoption of electric appliances and equipment. There are numerous examples of this program in place in other cities, including San Luis Obispo and San Jose. The cities of Palo Alto, East Palo Alto, and Brisbane are actively pursuing this approach as their preferred Reach Code update in response to the *Berkeley* case. The City of Santa Cruz also pursued this approach, adopted in late 2023. This approach still allows the consumer to have a choice with installing a natural gas appliance; however, if they elect gas, these programs often require the installation of other electric appliances/equipment or solar elsewhere in the project to meet the higher-percentage threshold for energy performance. This approach does not typically capture as many types of appliances as electrical prewiring, especially since appliances are only one piece of improving energy efficiency within a building. As a result, many cities that adopt energy

³ The Los Altos Hills Zero NOx Ordinance only applies to water heaters, heating/cooling (furnace), and clothes dryers for single-family residential new construction. It does not apply to indoor and outdoor cooking equipment, outdoor fireplaces, generators, and pool/spa heaters or multi-family residential or commercial buildings.

performance approaches often adopt them in tandem with additional electric prewiring requirements to further their Reach Code impacts.

To adopt this approach, a city is required to produce a Cost-Effectiveness Study to demonstrate that the value of benefits associated with a particular requirement exceeds the cost of that requirement. Specifically, the Study is required for amendments to efficiency or conservation standards in Part 6 (the Energy Code). This study must demonstrate that there is at least one cost-effective path to comply with the requirements that uses appliances meeting minimum federal appliance efficiency standards. Numerically, this analysis evaluates how many years it takes to recoup the initial cost and whether the benefits exceed the costs. Overall, the initial upfront cost of the requirement compared to the ongoing operational savings must ensure it is a cost-effective investment that reduces energy use for the consumer.

Summary Comparison of Reach Code Options

Table 2 provides a comparison of the three options based on the following considerations: (1) how closely each option aligns with Mountain View's prior Reach Codes in effect before the outcome of the *Berkeley* case; (2) whether there are other adopted examples which include a range of development types; and (3) whether the upcoming 2025 Triennial Building Code Update anticipates the incorporation of the option in the Reach Codes, potentially simplifying the code transition for applicants for the near-term update anticipated to be effective on January 1, 2026.

	Option 1	Option 2	Option 3
Consideration	Expanded Prewiring Requirements	Air Quality (Zero NOx)	Energy Performance (Single Margin)
Aligns closest to Mountain View's Reach Code requirements pre-Berkeley Lawsuit	•		•
Includes adopted examples that apply to all development types (e.g., single- family, multi-family, nonresidential, etc.)	•	\bigcirc	•
Anticipated to be added/expanded in the 2025 State Code Triennial Update, allowing for easier transition		\bigcirc	
Legend: O Does not	Partially/Somewhat	• Does	

TABLE 2:	COMPARISON OF REACH CODE UPDATE OPTIONS
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RECOMMENDED REACH CODE UPDATE

May 29, 2024 CSC Meeting

With a 3-0 vote, the CSC recommended that staff prepare Reach Code updates in two phases to allow for a quick update that can take effect by January 1, 2025, while also developing a larger Reach Code update based on the new 2025 Triennial Building Code that will be effective in 2026. The scope of the recommended two phases is described in the section below. Additionally, CSC members requested that staff: (1) investigate the viability and availability of financial incentives, such as rebates for electric appliances, supporting the Reach Code updates; (2) develop educational and informational content for applicants to assist them in making informed decisions on appliance/equipment upgrades; and (3) add to the City's legislative platform an interest in advocating for updates to federal regulations, such as the EPCA, to remove constraints on the adoption of local laws requiring all-electric appliances.

The CSC received two written comments from the public (see Attachment 1) and received five verbal comments during the meeting. The public comments received were supportive of the City maintaining Reach Codes and the City's efforts to take action, with comments specifically requesting that the City consider a regulatory approach that is as all-encompassing as possible, consider a dual-regulatory approach (i.e., adopting two different Reach Code approaches—like both Options 2 and 3 as described above), encourage incentives to go electric, adopt a replacement to the natural gas prohibition as quickly as possible. In addition, public commenters asked clarifying questions.

Two-Phased Reach Code Update (Options 1 and 3)

The recommended two-phased Reach Code update approach includes adopting electrical prewiring requirements that are in line with the current City thresholds for new construction and major renovations by Q4 2024 (Option 1). Immediately following, staff will prepare an energy performance approach with additional expanded prewiring requirements that exceeds the City's current thresholds for new construction in line with the 2025 Triennial Building Code Update in Q4 2025 (Combining Options 1 and 3). Table 3 summarizes the recommended approach on the following page.

Phase 1 (2024): Expanded Electrical Prewiring Requirements	Phase 2 (2025): Energy Performance Approach and Additional Electrical Prewiring Requirements
 Add electrical prewiring requirements beyond the 2022 State Code minimums for single-family, multi-family, and nonresidential development. 	• Establish an energy performance approach using 2025 Energy Code factors.
 Retain existing thresholds for new construction and major renovations of existing buildings. 	 Remove any duplicate electrical prewiring requirements in 2025 Code Update, while adding new prewiring requirements for existing buildings (below the City's current new
 Anticipate bringing to Council in Q4 2024 for adoption; target effective date January 1, 2025. 	construction and major renovation threshold).
	• Anticipate bringing to Council in Q4 2025 for adoption as part of 2025 Triennial Update, target effective date January 1, 2026.

TABLE 3: RECOMMENDED REACH CODE UPDATES

City staff has heard from building code professionals that there is likely going to be new energy efficiency requirements in Part 6 (the Energy Code) in the 2025 State Code, which impacts the energy performance approach and electrical prewiring requirements. The proposed approach with the Phase 2 update, as part of the 2025 Triennial Update, will allow the energy performance and prewiring requirements to build off the updated baseline factors in the new State Code, which will be effective from 2026 through 2028. This approach is preferred over attempting to quickly adopt an energy performance approach based on current 2022 codes, which would only be effective for likely less than one year since new baseline standards will be set in the 2025 Triennial Code. As a result, the City would be required to adjust the energy performance approach to the new baseline and seek approval again by the CEC, creating duplicative work in quick succession for the City.

Other Options Not Recommended

Staff did not recommend to the CSC Option 2 (Air Quality Approach) as it carries the greatest potential risk for legal challenge, and there are no applied examples to multi-family residential and nonresidential development. If the City were to adopt an Air Quality Approach, and it was legally challenged, it may result in the City needing to suspend enforcement and portions of the City's Building Code again in order to pursue another alternative.

Additionally, there have been regional discussions about a potential dual-approach with combining Options 2 (Air Quality) and 3 (Energy Performance), whereby both are written into an ordinance together, and one is primarily in effect with the other as a backup should litigation pause the primary regulation. While the all-encompassing idea seems attractive, the practicality of implementation is problematic. It would result in multiple regulations with triggers of enforcement that could cause confusion as to which regulation was in effect; who is determining the switch from one regulation to another; and what permits are impacted by the change. It

would be very challenging for City staff to enforce overlapping code requirements based on many unknown factors and the high volume of active building permits in Mountain View (approximately 7,000 permits a year). In addition, there would be a significant workload impact that would affect staff capacity for other priority projects, such as Housing Element implementation and Gatekeeper applications.

Timeline for Recommended Approach

Attachment 2 and the summary below include an overview of the anticipated 20-month Reach Code update timeline as well as other important timing factors that directly impact the development of the Reach Code updates.

- **Q2 2024**—The City suspended the natural gas appliance prohibition in the City's Building Code. In response, staff and the CSC is bringing forward to Council a recommendation on Reach Code updates in June 2024.
- **Q3 2024**—City staff prepares draft amendments to the City's Building Code, in consultation with Silicon Valley Clean Energy (SVCE), for expanded electrical prewiring requirements within the City's existing new construction and major renovation thresholds. During this time, the state begins finalizing the 2025 Triennial Building Code.
- **Q1 2025**—The City's adopted Phase 1 electrical prewiring requirements are in effect. The State of California continues to finalize the 2025 State Code and prepare for code publication to cities statewide.
- **Q1/Q2 2025**—SVCE begins engaging cities to embark on Reach Code updates in line with the new 2025 Triennial Building Code, including preparing Cost-Effectiveness Studies and other regulatory requirements for local cities (like Mountain View) to use in their adoption of the 2025 State Code.
- **Q3 2025**—The State of California releases the final 2025 State Code to local cities in July. Cities have four months to draft their ordinance amendments for targeted adoption in October 2025. During this four-month period, SVCE is coordinating and providing technical support to cities in preparing the Reach Code elements in their draft ordinances. The City, with support from SVCE, conducts community outreach.
- **Q4 2025**—City staff targets presenting the final 2025 Triennial Building Code and Reach Code updates to Council for consideration, inclusive of a new energy performance approach and additional electrical prewiring requirements beyond Phase 1. The intent is to have an effective date as close as possible to January 1, 2026. With an energy performance approach, the City would be required to submit the Council-adopted Building Code update to the CEC following the public hearing.

It is important to note that most building code updates by local cities are adopted approximately three months prior to going into effect. This lead time is necessary to prepare for implementation, including training staff and building plan checkers on new regulations, updating state-required application submission checklists and required forms, and educating applicants on upcoming changes that may impact their project design. Applicants also need time to prepare their permit submissions.

Community Education and Outreach

Community education is paramount to encourage electric-readiness in Mountain View. As part of the Reach Code updates, staff anticipates the following community engagement:

- For *Phase 1 (Expanded Prewiring Requirements),* staff will provide notification on the City website of the upcoming changes to the code being considered by the Council regarding electrical prewiring following this June Council meeting through the final adoption hearing in Q4 2024.
- For the remainder of 2024, City staff will develop educational and informational content for the City website, flyers, and other resources to help inform the community and public on the benefits of going electric.
- Phase 2 (Energy Performance and Additional Prewiring Requirements) will include notification on the City website in summer 2025 alerting applicants to upcoming 2025 Triennial Building Code Updates, including potential Reach Code considerations by the City. A community meeting with current applicants and interested community groups will be held in Q3 2024 to provide an overview of upcoming proposed Reach Code changes.
- On an ongoing basis, City staff will continue investigating creative ways to inform and engage the community on going electric.

FISCAL IMPACT—There is no fiscal impact to the City as a result of this action.

CONCLUSION

While the outcome of the *Berkeley* case has resulted in a pause to many decarbonization building regulations in the region, cities and advocates are collaborating on alternative ways to support electrification while reducing dependency on natural gas. State and regional agencies, such as BAAQMD and CARB, are establishing regional or statewide efforts of electrification which support cities in their Reach Code efforts at the local level. Focusing on a phased approach with expanded electrical prewiring requirements and greater energy performance will allow the City to advance decarbonization goals while complying with the Ninth Circuit ruling and near-term State Code

updates. If approved, staff would begin work on the Phase 1 prewiring requirements immediately, targeting to present to Council in Q4 2024 for adoption with an effective date of January 1, 2025. Work on the Phase 2 additional prewiring requirements and energy performance approach would begin in Q2 2025, timed to coincide with the 2025 State Triennial update, with plans to bring the update to Council in Q4 2025 for adoption with a target effective date of January 1, 2026. Aligning the Phase 2 energy performance update with the Triennial Building Code Update will allow for a clear transition for City staff, industry professionals, and the public on major Reach Code updates, as community outreach will encompass all updates to the code at once. Additionally, the Reach Code updates would be based on the most recent 2025 State Code factors, which will carry forward through 2028.

ALTERNATIVES

- 1. Direct staff to begin work on an air quality approach (Option 2) or a dual approach, in lieu of an energy performance approach (Option 3).
- 2. Provide other direction.

PUBLIC NOTICING—Agenda posting.

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LH-DL/1/CAM 823-06-25-24CR 204299

Attachments:	1.	May 29, 2024 CSC Public Comments Received
	2.	Recommended Reach Code Update Timeline