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Connecticut  
Governor’s Council on  
Climate Change
Chapter 1

Introduction

The Governor’s Council on Climate Change (GC3) appointed the Progress on Mitigation Strategies Working Group (Mitigation WG) to review recommendations the Council had made in its 2018 report *Building a Low Carbon Future for Connecticut: Achieving a 45% GHG Reduction by 2030*, assess progress made in implementing those recommendations, and advise the Council on additional actions that should be taken. The focus of this work is Connecticut’s contribution to reduction of the greenhouse gas emissions that are driving the global climate change implicated in melting of glaciers and ice caps, breaking heat records, exacerbating droughts and floods, fueling wildfires, pumping up hurricanes, pushing numerous species toward extinction, and raising sea level. GC3 assigned the Mitigation WG to address two additional key focal points during this work as well: (a) the relationship between climate change mitigation efforts and equity and environmental justice concerns; and (b) the relationship between climate change mitigation and climate change adaptation/resiliency.

The Mitigation WG is composed of members of GC3 and others who were appointed to help flesh out its expertise and diversify its perspectives. The WG assembled five teams corresponding to the division of GHG emissions policies employed in the 2018 report: Cross-sector, Buildings, Electricity, Non-energy, and Transportation. Each team was co-chaired by a WG member or a Connecticut Department of Energy and Environmental Protection (DEEP) staff member and involved both WG members and other stakeholders who volunteered to participate, with DEEP staff (primarily from the Bureau of Energy and Technology Policy) providing support. Members of the teams are listed in an appendix in each chapter. In all, the teams involved 19 Mitigation WG members, 55 other stakeholders, and 10 DEEP staff.

The period between the initial Mitigation WG meeting on February 28, 2020, and fall 2020 saw a frenzy of activity. The WG met seven times and the teams, collectively, 53 times, often with 20 or more attendees. Individuals and small clusters of team members engaged in research and consultation. The teams interacted and consulted with other GC3 working groups. They prepared reports, each of which underwent multiple rounds of revision and review, both within the WG and within GC3’s Equity and Environmental Justice WG and the Science and Technology WG. Altogether, Mitigation WG efforts during this period have involved thousands of person-hours.

The chapters that follow are a product of the Mitigation WG and team members. The perspectives expressed do not necessarily reflect the perspectives or positions of DEEP. The Working Group thanks members of the public who reviewed an earlier draft and provided feedback.

Major revisions made after the draft report went out for public comment in September are outlined in an appendix in each chapter.

Readers may find the PDF bookmarks useful in navigating between chapters
### Chapter 2

**Cross-sector**

#### Chapter overview

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Executive summary

The Cross-Sector chapter addresses greenhouse gas (GHG) mitigation strategies that touch upon emissions across all of the sectors identified as part of Connecticut’s emissions inventory: transportation, electricity, buildings, waste, industrial processes, agriculture, and natural gas leakage. While the state appears to be on track to reach its 2020 goal of reducing economy-wide GHG emissions to a level 10 percent below 1990 levels, the reduction curve must become much steeper in order to meet our 2030 and 2050 goals (45 percent and 80 percent below 2001 levels, respectively). To ensure that Connecticut is able to meet the necessity of reducing emissions more rapidly, it is essential that broad policies be adopted to ensure the prioritization of GHG emissions mitigation from all sources. This requires strong accountability and enforcement mechanisms, as well as a strong public education and outreach effort to build awareness and support for necessary actions. The recommendations in his chapter were developed by stakeholders representing private companies, non-profit and grassroots organizations, academia, and state and local government.

The Cross-Sector stakeholder team reviewed the following recommendations from the 2018 report:

1. Put a price on carbon.
2. Expand consumer education and awareness efforts.
3. Pursue an integrated approach to GHG mitigation, adaptation, and resiliency.

Given the broad nature of these recommendations, it is important to consider how they will impact Connecticut residents, especially underserved and overburdened populations. This chapter builds on the 2018 report by exploring the equity and environmental justice implications of each recommendation. The team then developed a suite of six additional broad, cross-sectoral policies, some of which expand upon or enhance the 2018 recommendations, and some of which take the form of new recommendations. Among the highest priorities identified by the team are these:

- Prioritize opportunities for achieving synergies among actions that cut carbon pollution and prepare for the impacts of climate change
- Ensure that regulatory programs and state decision-making take into account their impact on meeting Connecticut’s GHG emissions-reduction goals.
- Ensure that regulatory programs include accounting for health and social cost impacts, including co-benefits of reducing emissions of pollutants other than carbon dioxide.
- Encourage energy-focused partnerships between regional councils of government and their member municipalities, Sustainable CT, and other non-governmental organizations to enable and align quantitative measurement of progress in reduction of GHG emissions, using a state-wide, standard tool.
Introduction

The Cross-Sector recommendations provided in the 2018 Governor’s Council on Climate Change (GC3) report address issues that impact Connecticut’s climate change mitigation efforts broadly, including: carbon-pricing policies; education and outreach activities; and attention to the relationship between mitigation efforts and adaptation/resiliency efforts. These policies are further explored in this chapter. The chapter also recommends additional policy initiatives: requiring an ongoing greenhouse gas (GHG) emissions-mitigation focus across all state decision making; expanding GHG inventory practices; and adopting a more comprehensive approach to calculating the benefits of reducing GHG emissions.

The Cross-Sector team was chaired by Charles Rothenberger (Save the Sound) and involved eight other Working Group members and 15 other stakeholders representing business, industry, higher education, environmental organizations, social-service organizations, and government agencies.¹ The team held 19 electronic meetings between March and August 2020.

Recommendation – Put a price on carbon

The carbon-pricing recommendation and strategies outlined in 2018, and their implications, are explored below. At the outset, we note that the two strategies identified in 2018 are related and that certain sectors may more effectively and readily lend themselves to a straight carbon-fee approach than to a cap-and-invest approach. While an economy-wide approach that covers all sectors under a comprehensive and uniform carbon-pricing policy would be the preferable policy design, establishing such a program has eluded most jurisdictions thus far. However, Connecticut has adopted a carbon-pricing mechanism for the electricity sector and is poised to adopt a similar mechanism for the transportation sector.

Equity and Environmental Justice

Both straight carbon-fee systems and cap-and-trade systems can either exacerbate or ameliorate impacts on low- and moderate-income communities. Accordingly, it is important to ensure that revenues generated by such a policy are invested appropriately in programs that reduce the pollution burden on low- and moderate-income communities and address any potential adverse economic impacts of the program.

Strategy – Implement an economy-wide carbon fee that assesses the carbon content of fossil fuels and sets a price per ton of carbon emitted

Strategy – Implement an economy-wide cap-and-invest program that sets a limit on carbon emissions and allows the market to determine a carbon price based on least-cost reduction measures

Progress to date – These 2018 recommendations are intended to establish a price for carbon across the state economy. The first would set a price on emitters in the form of a fee (likely calibrated per ton of CO₂ equivalent) that would apply to the transportation, buildings, and electricity-generation sectors. The second would set explicit limits on emission levels and establish a market for trading emission

¹ See Appendix 1.
allowances applicable to all sectors. While Connecticut has no economy-wide carbon fee or carbon emission trading system, it participates with 11 northeastern and southeastern states in the Regional Greenhouse Gas Initiative (RGGI), a cap-and-invest trading system for the electricity sector. Based on the RGGI Model Rule, each participating state establishes individual CO₂ Budget Trading Programs through its own statutory and regulatory authority. Collectively, these programs comprise a regional cap and market for emission allowances.²

The chart below shows the relationship between historical electricity-sector emissions, the original RGGI cap, and the recently revised RGGI cap.³ The revised adjusted cap (the higher dotted line) may not, on its own, sufficiently alter the downward emission’s trajectory to achieve Connecticut’s 2030 electricity-sector target. The current trading price of around $6/ton of CO₂ is insufficient to reduce emissions enough to reach the reduction target established in Executive Order (EO) 46 issued by Governor Malloy, Executive order 3 issued by Governor Lamont, and the 2018 GC3 recommendations. The future trading price under the revised adjusted cap is unknown.

Motor fuel taxes constitute an implicit price on carbon in the transportation sector and are insufficient to maintain the infrastructure. Connecticut is working with a coalition of states and the District of Columbia to adopt the Transportation and Climate Initiative (TCI), which would establish a cap-and-invest emissions trading system (ETS) for on-road transportation fuel. TCI jurisdictions have been engaged in extensive modeling and anticipate ratification of the program in 2021.

There is effectively no carbon price in the buildings sector; and existing statutes and executive orders⁴, although they provide a partial foundation, are not sufficient to set such a price. Doing so would require legislative action. One partial approach – which we outline below – would be a tax on heating oil inversely proportional to its biodiesel content. Blending biodiesel into heating oil to reduce GHG and particulate emissions is a short-run tactic. Incentivizing heat pump installations and adopting more stringent building codes (proposed this report’s Buildings chapter) to reduce heating and cooling loads are stick-and-carrot tactics that implicitly raise the price of carbon.

³ Chart is from https://fas.org/sgp/crs/misc/R41836.pdf. This is an updated Congressional Research Services report from July 16, 2019 (see Figure 2 page 7). FAS description of the chart: “Figure 2 illustrates (1) the observed emissions between 2000 and 2018; (2) the original emissions cap (2009-2020); and (3) the revised emissions cap (2014-2030), which includes the 2014-2020 adjustments. As mentioned above, RGGI entities banked a considerable number of emission allowances during the original emissions cap. This allows for the 2015 emissions to be higher than the revised emissions cap, as illustrated in the figure.”
⁴ Executive Order 46, issued by Governor Malloy, and Executive Orders 1 and 3, issued by Governor Lamont; and Public Act 08-98; Public Act 18-82; and 18-108, which required the Integrated Resource Plan (IRP) to “consider the creation of a portfolio standard for thermal energy”; and P.A. 19-35, which required the IRP to “include recommendations for the creation of a portfolio standard for thermal energy.”
Whatever carbon pricing system may be established in Connecticut, it is an open question what that price should be. There are several estimates regarding the appropriate price level, ranging from $20/tCO2 to $170/tCO2 (see the social cost of carbon working paper, Appendix 3).

Given that there are two predominant methods to set a carbon price – emissions trading systems and a carbon fee – how would an effective price for carbon manifest in a hybrid system that uses an emissions trading system (ETS) (e.g., RGGI and TCI) and user fees such as a mileage-based user fee (MBUF) and/or highway tolls? We must decide what the carbon fee will provide: Will it incentivize investment in renewables such that utilities completely switch to wind and solar? Will it encourage individuals and businesses to switch to ZEVs and heat pumps? And will it motivate individuals, corporations, and governments to determine how to adapt to the effects of global warming? If we decide on an appropriate price for carbon, it seems reasonable that the ETS would establish the allowances such that the established carbon price prevailed in each sector in which the ETS was operational and effect the required GHG emissions-reduction rate according to the wedge reductions established in GC3’s 2018 report. A complementary user fee structure, such as a MBUF or highway tolls, would not function as a direct carbon price, but rather as a funding source for transportation infrastructure that even with a complete transition to zero emissions vehicles will still need maintenance and improvement. We assume fuel taxes would disappear over time with infrastructure investments funded in part by these alternative transportation fees.

There is no economy-wide carbon price in the United States. RGGI addresses the electricity sector GHG emissions in 11 states, while the proposed TCI would address the transportation sector in a few states.
Recognizing the efficacy of economy-wide carbon fees to reduce GHG emissions, as well as the limitations of sector-specific programs, at least as they have been implemented to date, we recommend that the state explore adoption of a uniform, economy-wide carbon pricing system.⁵

**Recommendation – Expand consumer education and awareness efforts to increase the uptake of zero- and low-carbon technology measures**

As noted in the 2018 report, increased consumer outreach is critical to increasing customer investments in energy-efficiency improvements and clean-energy technologies. Many platforms are available to facilitate this work. It is important to ensure that outreach efforts are designed to engage community members in a dialog to learn what matters most to them, that these efforts are tailored to the intended audience, and that opportunities are framed to address community priorities.

**Strategy – Enhance outreach efforts by using social media campaigns, webinars, case studies, testimonials, and customer-engagement platforms**

The COVID-19 pandemic has necessitated a focus on remote work and meetings, and many organizations have taken advantage of these circumstances to expand on-line webinars and educational efforts. As a result, more individuals have gained familiarity (and greater proficiency) with platforms such as ZOOM and Microsoft Teams. The Connecticut Department of Energy and Environmental Protection (DEEP) has taken advantage of the opportunity to host broad stakeholder meetings and to move long-standing regular meetings to online platforms. Of particular relevance, DEEP has gone to great lengths to ensure public awareness of and access to the various meetings of the GC3 and its working groups. DEEP also recently posted a series of videos to its website highlighting air-quality

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Equity and Environmental Justice

As Connecticut ramps up efforts to reach out to broader constituencies to support action on climate, we must be cognizant that communication needs to be a discussion with communities and stakeholders – not a lecture. Particularly as it relates to LMI communities, we must take the time to ask about local problems and concerns in order to identify what policies will be most meaningful to a particular community. At the same time, we must do a better job of communicating local and immediate benefits that communities could receive from the implementation of specific climate policies. At the same time, all outreach efforts should be tailored to the needs of the community with respect to the medium used. Once social distancing requirements are relaxed, it may be that in some circumstances in-person meetings may be more effective, given barriers to accessing on-line meeting platforms.

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improvements stemming from reductions in automobile traffic and other polluting activities.\(^6\)

We recommend that DEEP engage in proactive outreach, particularly to overburdened communities, to highlight on-line resources and engage stakeholders.

**Enhancement – Conduct outreach on climate action plan** – There is growing concern that programs to promote energy efficiency and rooftop solar primarily serve wealthier residents, to the disadvantage of poor communities that help fund the programs through their energy bills. Disadvantaged communities can have limited concern for climate change, because they face more immediate concerns of poverty, crime, food insecurity, and substandard housing. Outreach efforts will need to connect climate action to the near-term priorities of poor communities and demonstrate measurable improvement in their quality of life.

There is a tendency to underestimate the time and resources required for effective outreach. The Portland, Oregon, Climate Action Through Equity initiative provides an illustrative example. Supported by grants, Portland formed an Equity Work Group, composed of representatives of six community-based organizations to lead the process. The initial approach was to present each chapter of the previous climate action plan – e.g., buildings, energy, transportation, etc. – and a worksheet outlining recommended actions in each area. Participants were then asked to identify the equity implications of each action. This approach was not productive. Trying a different tack, the working group introduced each topic and asked participants to share relevant experiences from their community. Based on the resulting input, climate planners were then tasked with designing actions that would address communities’ priority concerns. Although a more productive approach, this required significantly more time than originally planned. The initial schedule assumed a May-October 2013 timeline. The update plan was not adopted until June 2015.\(^7\)

We recognize that there is inadequate civic infrastructure\(^8\) to enable meaningful engagement of all residents in collaborative efforts to address their most pressing problems. Civic-engagement initiatives have taken two primary forms.\(^9\) Protest campaigns to demand changes to address a specific problem effectively engage a wide and representative range of residents, but they tend to be temporary and disband after the immediate crisis passes. Neighborhood organizations are more formal and permanent and often have established channels with the local government to influence community decisions. However, these often are dominated by the most

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motivated and confident political actors, and local officials must decide if their recommendations truly represent those of their less-engaged neighbors.

- The GC3 community-engagement effort will necessarily be a multi-year process and be linked to the decision-making processes required to implement GC3’s climate-action agenda. Public participation should be focused on selection of criteria important to the community and coordinated with the definition of an environmental justice (EJ) index proposed by GC3’s Equity and Environmental Justice Working Group.

- These criteria should then be incorporated into any regulatory or agency decision process that requires a cost-benefit analysis to ensure adequate consideration of co-benefits relevant to EEJ priorities.

- DEEP should create a staff position to help coordinate a sustained outreach effort with key non-profit and neighborhood organizations to develop an effective communication plan to clearly link climate actions to the quality-of-life issues important to disadvantaged and EJ communities.

- DEEP should partner with the Department of Economic and Community Development to build a civic infrastructure in priority EJ communities to enable residents to more effectively advocate for their interests.

**Recommendation – Pursue an integrated approach to GHG emissions mitigation, adaptation, and resiliency**

*Climate change mitigation* refers to activities that reduce emissions of GHGs, while *climate change adaptation* refers to activities that respond to and attempt to cope with anticipated impacts. *Climate resilience* refers to the ability to withstand and recover from climate-related impacts. With average global atmospheric concentrations of carbon dioxide currently at 409.8 parts per million, the need for a climate response that integrates mitigation, adaptation, and resilience strategies is clear. While we work to reduce climate emissions, the legacy of our historical emissions will continue to subject Connecticut to climate related impacts such as sea level rise and increasing frequent and powerful storms.

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**Strategy** – Prioritize opportunities for achieving synergies among actions that cut carbon pollution and prepare for the impacts of climate change

[**PRIORITY**]

GC3’s 2018 report recommended that Connecticut “prioritize opportunities for achieving synergies among actions that cut carbon pollution and prepare for the impacts of climate change.” And Gov. Lamont’s Executive Order 3 instructed GC3’s Mitigation Progress Working Group to assess progress in “identification of new and emerging mitigation strategies that maximize climate change adaptation and resilience opportunities while ensuring the state is on a sustainable path to meet its [emission] reduction targets.”

**Progress to date** – As part of its process in 2020, the Mitigation Progress Working Group engaged with the Adaptation Planning Working Group and the Science and Technology Working Group for high-level discussions about explicit and implicit interactions between the Council’s climate change mitigation efforts and its adaptation and resiliency efforts.

In principal, any climate change mitigation (i.e., emissions-reduction) initiative across the globe serves the interest of climate change adaptation/resiliency by reducing the extent of global warming to which the state, municipalities, businesses, and households must adapt in the long term. The sooner mitigation measures are adopted, and the more effective those measures are, the lower the cost of necessary adaptation measures will be.

However, in developing mitigation recommendations, it is important that policymakers recognize specific ways in which mitigation and adaptation interact – both synergistically and antagonistically – in the short- and medium-term. Doing so will make it possible to:

1. prioritize mitigation options that materially enhance adaptation;
2. when feasible, steer away from mitigation options that run counter to the needs of adaptation;
3. improve awareness of unavoidable tensions between mitigation and adaptation; and
4. establish a framework for coordination between initiatives in the two spheres.

**Equity and Environmental Justice**

As noted in the discussion regarding the need for equitable investment of revenue from carbon-pricing programs, recognition that the immediate impacts of climate change fall disproportionately on disadvantaged communities should guide Connecticut’s approach to determining how and where investments in adaptation and resilience measures ought to be directed. While much attention is, rightfully, focused on the dangers that sea level rise poses to shoreline communities and the state’s substantial shoreline transportation infrastructure, it is important to recognize that existing conditions in communities across the state may be exacerbated by climate change. These include existing chronic health issues, substandard living conditions, and a lack of access to essential services. While adaptation and resilience discussions frequently center on the need to protect “hard” assets, there also is need to address “soft” assets related to community resilience at the

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Some mitigation initiatives *directly enhance adaptation*. Some examples:

- **Buildings** – Prioritizing building envelope improvements and expanding access to thermal energy-efficiency measures through innovative financing options for all income levels lessens grid stress, which could make it easier to recover from major storms and other climate shocks.

- **Electricity** – Deploying distributed renewable energy resources reduces GHG emissions and potentially makes communities more climate-resilient by making them less dependent on distant generation resources.

- **Transportation** – Low-emission and zero-emission vehicles require less fuel, which could be a significant benefit when major storms disrupt fuel supplies. They also emit less air pollution, reducing vehicular contributions to smog as climate change exacerbates Connecticut’s air quality challenges.

**Adaptation and resilience** – It may be necessary to broaden our working definitions of *adaptation* and *resiliency* in order to adequately identify and capture needed investments in low- and moderate-income communities. While protecting and “future-proofing” infrastructure is an important component of any adaptation and resiliency plan, we need to also consider the individual-level needs of traditionally underserved and overburdened communities and the challenges they will face as a result of climate change. Accordingly, additional investments in healthcare, social services, and rehabilitation of inadequate housing stock should be part of the projected investment portfolio. At the same time, there is certainly some overlap among the needed investments in adaptation and mitigation in this area. For instance, transitioning from fossil-fueled transportation and energy generation to electric vehicles and clean renewable energy reduces “climate forcing” emissions, while also contributing to fewer local air pollutants likely to exacerbate asthma and other chronic health conditions. Improving the energy efficiency of our building stock (while also, it is hoped, addressing health and safety issues) means lower energy bills and using less energy to adequately heat and cool the building to handle changing climatic conditions at the individual and family level.

On the other hand, mitigation options also can have *negative impacts on adaptation*. Examples:

- **Buildings** – Curtailing use of natural gas for heating could require expanding the use of deliverable heating fuels, including the use of biodiesel, which could produce a modest increase in emissions of nitrogen oxides, which contribute to smog formation.

- **Electricity** – Adoption of smart-management technologies to optimize flexibility of distributed energy resources could, in the view of some analysts, make the grid more brittle in the face of major storms and other climate shocks.

At the same time, of course, adaptation/resiliency initiatives can also have either productive or counterproductive impacts on climate change mitigation initiatives. A classic example of beneficial synergism is urban tree planting to make a community more resilient by reducing the urban heat island effect and improving air quality. Reducing the urban heat island would simultaneously aid climate change mitigation by reducing summer temperatures and hence energy consumption for air conditioning, and the trees themselves would sequester carbon from the atmosphere and store it. Conversely, a classic example of antagonism between climate change adaptation and climate change...
mitigation is a concrete seawall. Erected to protect a community vulnerable to sea level rise, it would undermine the state’s progress toward its emissions-reduction goals by requiring vast amounts of cement produced by kilns that emit large quantities of GHGs. A table in Appendix 2 illustrates the variety of relationships between mitigation and adaptation efforts.

**Enhancement** – **Proactively address synergies and dis-synergies** – As the GC3 develops suites of mitigation and adaptation strategies, it is vitally important that it systematically attend to ways that these strategies interact. Whenever possible, siloed conversations focusing on either mitigation or adaptation should be avoided in favor of conversations focusing on a synthesis of mitigation and adaptation. And the Council should develop mechanisms to comprehensively assess synergies and dis-synergies across the mitigation/adaptation divide. It should be especially aggressive in identifying and avoiding what has been termed *maladaptation*: climate change adaptation/resiliency efforts that thwart progress toward formal climate change mitigation objectives. Adaptation without effective mitigation is a fool’s errand.

**New recommendation** – **Strengthen alignment between state decision making and GHG emissions-reduction goals**

While Connecticut appears to be on track to meet its 2020 GHG reduction target, much steeper emission reductions will be needed to keep us on track to reach our 2030 and 2050 targets. To ensure that we continue to make the necessary progress, the state must have a disciplined and consistent approach to prioritizing mitigation policies and evaluating the climate impact of proposed actions.

**New strategy** – **Ensure that regulatory programs and State decision-making take into account their impact on meeting Connecticut’s GHG emissions-reduction goals** [PRIORITY]

We recommend that the Connecticut General Assembly pass legislation requiring that all State action be evaluated for consistency with meeting the GHG emissions-reduction targets set forth in the Global Warming Solutions Act, as updated by Public Act (PA) 18-82, An Act Concerning Climate Change Planning and Resiliency.¹³

National and subnational actors are adopting increasingly comprehensive approaches to ensure that they remain on track to fulfill their GHG emissions-reduction obligations. While adoption of comprehensive GHG reduction and reporting requirements is critical to addressing needed emissions reductions, governments are recognizing that comprehensive compliance frameworks also are essential to ensure that discrete actions by agencies do not inadvertently cause states to diverge from the path toward their formal reduction targets.

For example, New York’s landmark Climate Leadership and Community Protection Act (CLCPA) (Assembly Bill A08429) requires all state agencies to evaluate whether their actions are consistent with the state’s GHG reduction obligations. If it is determined that an action is not consistent with those obligations, then the agency must explain why the action is necessary and identify additional measures that will be taken to ensure that the state’s greenhouse gas reduction goals will be met. Similarly Oregon Executive Order No. 20-04 directs all state agencies to “exercise any and all discretion” to facilitate the state’s achievement of its GHG emissions reduction goals, prioritize and expedite any processes and procedures (including rulemaking and agency dockets) that could accelerate GHG reductions, and to consider and integrate climate change impacts and the state’s GHG reduction goals into their planning, budgets, investments, and policy making decisions.

In 2019, legislation mirroring many elements of the CLCPA was introduced in Connecticut. The policy recommendations contained in SB 354 should be reintroduced in the 2021 legislative session. These include specifically:

- Require all State agencies, offices, authorities, and divisions to evaluate any proposed action for consistency with achieving the state’s GHG emissions limits;
- Require all State agencies, offices, authorities, and divisions to provide justification for taking an action that makes it more difficult for the state to achieve its GHG emissions limits and to propose additional actions to offset the climate impact of the action taken;
- Require a climate impact note for all legislation.

**New strategy** – Ensure that regulatory programs incorporate accounting for health and social cost impacts, including co-benefits of non-CO₂ pollutants [PRIORITY]

As Connecticut ramps up investment in zero-carbon technologies, we must ensure that appropriate metrics are being applied that value the full range of societal benefits these technologies deliver, including environmental and health benefits, in addition to those direct benefits that may be ascribed to the energy system itself, such as improved resilience.

While the focus of this report is on climate change, it is important to recognize that combustion of fossil fuels produces a range of harmful air pollutants damaging to human health and the environment, including carbon monoxide, nitrogen oxides, particulate matter, and unburned hydrocarbons. The public health, environmental, and economic benefits of reducing these non-CO₂ pollutants should systematically be accounted in regulatory decision-making.

Efforts to explore the appropriate valuation of clean distributed energy resources has been undertaken jointly by the Public Utility Regulatory Authority and DEEP in Docket No. 19-06-29. Pursuant to that docket, the agencies are evaluating how to assess the relative quantitative and qualitative social benefits. This evaluation should be guided by the recently released National Standard Practice Manual for Distributed Energy Resources, which calls for states to account for health, social, and environmental benefits that align with their formal health, social, and environmental policy objectives. DEEP should

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**New strategy – Where appropriate, adopt supplemental lifecycle GHG accounting metrics**

Connecticut’s GHG inventory protocol provides a snapshot of direct emissions occurring within Connecticut in a given year.\(^\text{15}\) Climate actions, however, have effects that extend over long time periods and have impacts around the world.

DEEP uses EPA’s State Inventory Tool to monitor the state’s progress in mitigating climate change.\(^\text{16}\) The tool uses top-down estimates for state-level GHG emissions in 11 sectors. Connecticut’s inventory focuses on direct emissions within state boundaries for a given year, with the exception of emissions in the electricity-generation sector, for which DEEP employs a consumption-based approach to account for the regional nature of the ISO-New England grid.

While this is an appropriate approach for tracking annual progress, it sometimes is an insufficient basis for planning action. Where the in-state, single-year model might fail to capture significant impacts elsewhere and in the future, it would be appropriate to use lifecycle assessment (LCA) data as a supplement to the inventory data.

LCA considers the full range of environmental impacts, from resource extraction to final disposal, associated with a particular product or activity under consideration. LCA data can help highlight practices that simply shift the environmental burden to a different region or transform it into another environmental impact. For example, when exploring alternatives to fossil fuels, it is important to consider the impacts of the fuel supply chain and health impacts of criteria pollutants associated with burning fossil fuels. Many proposed climate change mitigation strategies, such as converting to renewable power sources or improving building codes to drive energy efficiency involve investment in new materials to reduce operating impacts. Environmental and climate impacts associated with resource extraction and manufacturing processes should be considered to ensure there is a net benefit over a reasonable lifetime. LCA provides a disciplined method to evaluate these distant impacts.

Timing of GHG emissions can be critical, especially in projects to develop biofuels or biomaterials that impose upfront land use change impacts. It is generally agreed that efforts to push out emissions to future years can provide time for technology advancement and help avoid irreversible tipping points. However, it is also generally assumed that climate damages will increase non-linearly with increasing temperatures, making those future emissions much more damaging than current emissions. Methods to adequately model these dynamic effects is a subject of ongoing research.\(^\text{17}\)

Connecticut-specific LCA studies would be resource intensive, and DEEP currently does not have the capacity to conduct or fund such studies. However, review of open literature and programs in other states and at the federal level to identify proxy values to support analyses is recommended as a practical approach. For example, natural gas has been promoted as a “bridge” to renewable power. Studies of methane leakage along the supply chain indicate the GHG impact of natural gas is much greater than estimates that consider only the reduced carbon content of natural gas compared to other fossil fuels. A review of several studies concluded a reasonable estimate of upstream emissions was 19.2 kg CO$_2$e (carbon dioxide equivalent)/ MMBtu (British Thermal Unit), compared to 53.1 kg CO$_2$e/MMBtu for the final combustion of natural gas. These estimates need to be updated to reflect better data on methane emissions, implementation of measures to reduce methane leaks, modified operating procedures to reduce intentional venting, and the increased prevalence of fracking. Some estimates of upstream emissions show significantly higher impacts, 22 to 47 kg CO$_2$e/ MMBtu.

Connecticut’s policies and planning for natural gas distribution and use should account for the lifecycle impacts of methane emissions, as should any proposed fuel taxes. When considering the cost and equity implications of electrification, the total CO$_2$e (carbon dioxide equivalent) of natural gas should be considered. Likewise in consideration of liquid biofuels, the demonstrated lifecycle benefit should factor into the process.

There are two emerging areas where LCA may play an increasingly important role. Waste management is measured based on only the in-state impacts. Much of the benefit of waste reduction or increased recovery of materials fall in other categories of the inventory or outside the state boundaries and hence outside the inventory boundaries. Evaluation of effective waste management should consider a broader range of environmental aspects and the full lifecycle. Land use and land use change associated with forestry management or agricultural practices can have significant effects on GHG emissions. Timing of the emissions is critical and dynamic LCA methods to appropriately account for the effects of various emission profiles are being developed.

DEEP should partner with Connecticut universities to support student teams to research the literature on these topics to monitor ongoing developments and develop a baseline understanding to inform future regulatory actions.

New strategy — Encourage energy-focused partnerships between regional councils of government and their member municipalities, Sustainable CT, and other NGOs to enable and align quantitative measurement of progress in reduction of GHG emissions, using a state-wide standard tool [PRIORITY]

New ways to measure and report on work that enhances environmental protection and environmental justice at the local level would facilitate the state’s ability to measure actual progress in a more granular and timely way.

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Cities, counties, states, and countries are using a variety of GHG inventory tools to track and report on emissions. Insights gained from these data sets can inform ever-improving climate policy decisions and speed our progress toward a zero-carbon economy.

One example is the internationally recognized ClearPath platform that California and other states are using, along numerous American counties, cities, and towns. ClearPath was developed by the International Council of Local Environmental Initiatives — Local Governments for Sustainability (ICLEI). ICLEI also offers some nationally adopted programs that enhance social equity and environmental justice around climate change mitigation and adaptation. Stamford and New Haven are among the jurisdictions currently poised to begin using ICLEI’s solutions-oriented tools.

Municipalities that are interested in conducting GHG inventories should partner with their regional planning organization, and with Sustainable CT, University of Connecticut (UConn) fellows, mentored high school students, and other academics to conduct these inventories, thereby enhancing job training and possibly earning Sustainable CT certification points.

DEEP should either encourage municipalities to use a standard GHG inventory tool. Subsequent publication of comparable town-by-town emissions reports on the GC3 website would engender accountability and friendly competition while speeding overall progress.

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20 ICLEI has submitted to the Cross-Sector team a quote of an annual $55,000 statewide basic membership fee that would allow any municipality to use the web-based ClearPath tool. Other types of partnerships with this organization would allow Connecticut to benefit from climate action work done by ICLEI USA and its members since 1991. Funding sources for such valuable yet modestly priced partnership options should not be difficult to identify.
# Appendices

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Appendix 1

Members of the Cross-sector team

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<td>Charles Rothenberger</td>
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<td>Doris Johnson</td>
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## Appendix 2

**Typology of relationships between climate change mitigation initiatives and climate change adaptation/resiliency initiatives**

<table>
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<tr>
<th>Excessive Heat</th>
<th>LEED-certified building standards</th>
<th>Reducing overall levels of consumption</th>
<th>LEED-EB renovation of existing buildings using construction materials with low embodied energy</th>
<th>Hydropower (potential conflict with agricultural irrigation)</th>
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<td>Drought</td>
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<td>Reducing personal vehicles VMT</td>
<td>Reducing reliance on air travel</td>
<td>Local rainwater harvesting and floodwater storage</td>
<td>New conventional reservoirs; importation of water from distant regions</td>
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<td>Rising sea levels</td>
<td>Relocating coastal residents inland into LEED platinum urban housing</td>
<td>Reducing reliance on mass transit and long-distance rail</td>
<td>Relocating coastal residents inland into existing conventional urban housing</td>
<td>Relocating coastal residents inland into new conventional suburban housing</td>
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<tr>
<td>Flooding</td>
<td>Restoration of wetlands</td>
<td></td>
<td>Building concrete embankments</td>
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<tr>
<td>Degradation of urban air quality</td>
<td>Urban tree planting; open space and habitat protection</td>
<td>Use of biodiesel (minor increase in NOx emissions)</td>
<td>Passive filtering within buildings (e.g. via plants)</td>
<td>Active filtering within buildings via mechanical systems</td>
<td></td>
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<tr>
<td>Increase in incidence or severity of violent storms</td>
<td>Decentralized renewable energy generation; restoration of coastal wetlands</td>
<td>Improved storm warning systems &amp; evacuation planning</td>
<td>Making storm-resistant homes through use of concrete and steel walls</td>
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**Source:**
Appendix 3

Working paper on social cost of carbon
Submitted by Stan McMillen

The social cost of carbon is a useful concept as policymakers decide what price they may place on carbon emissions either as a tax or implicitly in an emissions trading system in order to reduce them and address the excess damages from climate warming due to human activity. Fuel taxes, emission permits, regulatory costs such as fuel efficiency standards for motor vehicles as well as building codes establish implicit carbon prices. Complementary mitigation policies such as incentives for switching to zero-emission vehicles from internal combustion engine vehicles, to heat pumps from oil- and gas-fired heating appliances as well as vehicle miles traveled policies act to reduce carbon emissions without setting a carbon price. In addition, carbon capture and sequestration activities reduce accumulated carbon and enhance mitigation practices.

The brief literature review below shows the variety of models and methods for suggesting a social cost of carbon and may not be much help to policymakers. However, there are overlapping ranges where one could reasonably set a price and see what reductions occur over time. Cognizant that one size does not fit all, carbon prices may vary by location and public acceptance. First, some background.

Social and private costs
In producing goods and services, companies and individuals account for their costs of production. Typically, these are accounting costs and include labor (payroll), materials, rent, taxes, insurance and services such as accounting, security, and legal. These costs averaged over the “units” of production are average total costs. The total cost of production is the sum of all costs mentioned above. The marginal cost of production is the cost of producing one additional “unit” (these can be billable hours, number of cars, number of patients treated). This is the private marginal cost of production and companies try to minimize this cost. If the company produces measurable pollution (smoke) or waste material (fly ash, toxic chemical byproducts) and dumps these into the air, water or ground causing health and environmental damage, the company produces an externality that others must pay to manage (increased sickness, reduced fish yields). The company should produce at the higher social marginal cost that accounts for the cost society bears to cope with the externality. This is usually accomplished by taxing the company so that its private marginal cost approaches the social marginal cost (see below). The higher marginal cost of production forces the company to reduce production and resulting pollution to socially acceptable levels. Equivalently, an emissions trading system can be established that sets a quantity limit on pollution emission and auctions permits to ‘pollute’. The Regional Greenhouse Gas Initiative of which Connecticut is part with nine other states, is an example of this form of pricing carbon pollution in the electricity sector. In this case, there is a market for carbon pollution, but in most cases, there is no market for the externality (think of the Super Fund sites for which we all bear the cleanup costs: there was no market for the pollution accumulated there). These are cases of market failure that only governments can correct.

Estimating the Social Cost of Carbon
There is a large and growing literature on estimating the social marginal cost of carbon (SCC) that may be defined as the cost in today’s dollars of future damages caused by emitting one ton of carbon into the atmosphere today. Equivalently, we can characterize the SCC as the future benefits in today’s dollars realized by reducing carbon emissions by one ton today (see below for a more technical definition). There are several mathematical models and techniques used to estimate the SCC and they differ widely in their estimates. The most appealing models account for as many effects of climate warming we know of as well as the behavioral characteristics of people and their leaders. The unknown future (consumption, environmental and ecological damage) is characterized in terms of probabilities. In most cases, the unaccounted for known unknowns are described as avenues of future research (loss of biodiversity, climate induced migration, novel diseases and pests, ocean acidification and loss of salinity). The unknown unknowns await discovery (possible feedback loops that amplify known effects).
Two meta studies illuminate the breadth and diversity of approaches to estimating a SCC. Pei Wang, et al. (2019) provide a meta-analysis of several studies. Their analysis yields global SCC estimates that average $54.70/tCO₂ for non-peer-reviewed studies and $30.78/tCO₂ for peer-reviewed studies that are more credible. Tol (2011) looks at nine studies that derive 311 SCC (a marginal cost) estimates from the total cost of carbon and organizes them by discount rate, peer-reviewed, equity accounting, uncertainty handling and vintage. The SCC estimates vary widely depending on the models and the assumptions and parameter calibrations used. The discount rate or pure rate of time preference is a crucial parameter as is the modeling of uncertainty. Unfortunately, Tol’s (2011) Table 2 (page 431) does not crosstab his survey. For example, it would be helpful to look at the average SCC from studies that are peer-reviewed, account for equity and uncertainty and are most recent. Nonetheless, Tol’s (2011) most appealing average SCC estimates are $80/MTC ($21.81/tCO₂) for peer-reviewed studies, $113/MTC ($30.81/tCO₂) for studies after 2001, $168/MTC ($45.81/tCO₂) for studies accounting for equity and $177/MTC ($48.27/tCO₂) for studies incorporating uncertainty. To be complete, Tol (2011) recognizes some SCC estimates that are negative meaning there are short-term benefits to global warming including longer growing seasons in some regions, enhanced plant performance for some plants, year-round navigable arctic seas, newly exposed lands for resource extraction, but that these benefits are likely outweighed by regions with reduced or increased rainfall, higher sea levels, desertification of arable land, more severe and frequent cyclones, among other costs.

Van den Bremer and van der Ploeg (2019) provide a technical definition or characterization of the social cost of carbon. To quote them, “The social cost of carbon (SCC) is the Pigouvian tax that internalizes the expected harm of emitting one ton of carbon to the economy, i.e., the expected present discounted value of all future marginal utility losses resulting from emitting one ton of carbon today, converted from utility into dollars today. The risk-adjusted SCC incorporates uncertainties associated with climate and the economy when calculating this tax.” It is helpful to unpack this definition into lay terms. A Pigouvian tax is one that corrects (at least partially) a market failure, where in this case, there is no market for carbon (generally) and therefore no market price associated with emitting carbon into the atmosphere and the consequent damages the emissions cause. Typically, damages are paid or experienced by parties not directly engaged in producing carbon emissions, although ultimately, we all pay for health and environmental damages. A market-correcting tax (directly) or quantity constraint (indirectly) establishes a higher price for carbon that reduces the production and consumption of carbon emissions (GHGs including particulate matter). There is therefore no distortionary effect of the price for carbon established either way. The carbon price forces emitters to internalize the expected discounted future costs of damages estimated as future marginal utility losses measured in dollars.

The rate of discount is another key concept that needs clarification. The idea is how we value the future relative to the present. Because carbon lingers in the atmosphere for a long time, today’s emissions cause damages decades in the future. A high discount rate indicates we value the present higher relative to the future while a low discount rate indicates we value the future relatively higher than the present. The baseline rate is the rate of pure time preference that indicates our relative impatience or how much we prefer a dollar today to a dollar tomorrow. The discount rate in the van den Bremer and van der Ploeg (2019) model is the rate of pure time preference adjusted for multiple sources of uncertainty (the size of the carbon stock, the effect of the carbon stock on temperature, the effect of temperature on damages, the growth of the economy and aversion to risk and inequity, among others).

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23 A metric ton of carbon is equivalent to 12/44 tons of CO₂.

Van der Ploeg (2020) estimates the social discount rate using several models. This is a crucial parameter in estimating the SCC as a low discount rate implies a higher SCC today, while a high discount rate implies a lower SCC today (and a faster growth rate) and the SCC is quite sensitive to the discount rate. And, the discount be not be constant over time. Under certain conditions, the discount rate may increase over time (decades) reducing the SCC. Obviously, if mitigation is successful (including complementary carbon capture), damages from ongoing climate warming are lower in the future and fewer resources need to be dedicated to mitigation and capture. Van der Ploeg’s (2020) SCC estimates are in the neighborhood of $20/tCO₂ for the present day and they grow at the discount rate used in their estimation.

The van den Bremer and van der Ploeg (2019) mathematical model generalizes the analysis of the SCC using values for the uncertainties mentioned above (expressed as properties of probability distributions) and their most general formalization estimates a risk-adjusted SCC of $40/tCO₂ (the deterministic or unadjusted for risk SCC estimate is $11.50/tCO₂). This compares with risk-adjusted SCC values estimated by other researchers in a range of $18.50/tCO₂ to $165.20/tCO₂ (unadjusted estimates range from $14.40 to $86.90/tCO₂).

A U.S. federal Interagency Working Group (IWG) produced widely cited estimates during the Obama Administration. The IWG’s central estimate is $51 per metric ton of carbon dioxide emitted in 2020, rising incrementally to $85 per metric ton in 2050, at a discount rate of 3 percent (2018 dollars). Estimates of SCC have been widely criticized because of the methodological limitations of the underlying economic analyses. A recent critique of the IWG’s estimate concludes:

[Decisionmakers should recognize that the [interagency working group’s] Social Cost of Carbon is really a lower bound. Many significant climate impacts ... are difficult to quantify and so have been omitted from the ... estimates. Effects such as increased fire risk, slower economic growth, and large-scale migration are all unaccounted for, despite their potential to cause large economic losses. So, policymakers should account for these omissions by treating the Social Cost of Carbon figures presented within [the interagency] report as underestimates.]

That assessment is mild. Deeper evaluation of the limitations of SCC calculations suggests prevailing figures are, at best, “gross underestimates,” perhaps by several orders of magnitude. Underscoring this judgment are studies
highlighting the deep limitations of the climate models that quantify the damage projections underlying SCC calculations and studies documenting that the climate science community has tended to underestimate the severity and pace of climate change.\textsuperscript{30}

The High-Level Commission on Carbon Prices (HLCCP) was established in 2016 to estimate a price for carbon that would induce individuals, corporations and governments to change their behaviors such that a less than 2\textdegree{}C rise in atmospheric temperature by this century’s end (the goal of the Paris Agreement) might be met. The Commission did not estimate or evaluate the climate change impacts that would be avoided by reducing carbon emissions.\textsuperscript{31} Their summary report says, “Based on industry and policy experience, and the literature reviewed, duly considering the respective strengths and limitations of these information sources, this Commission concludes that the explicit carbon-price level consistent with achieving the Paris temperature target is at least US$40–80/tCO\textsubscript{2} by 2020 and US$50–100/tCO\textsubscript{2} by 2030, provided a supportive policy environment is in place.” The goal here is clear. The means to achieve the goal through specific policies and actions is not. With some form of a carbon price, governments at all levels, corporations and individuals are incentivized to reduce their emissions however they can.

Another approach to estimating a variant of the SCC is to estimate the cost of removing one ton or reducing by one ton the carbon in or emitted to the atmosphere, or the marginal abatement or mitigation cost, using any technology to do so including carbon sequestration. In the analysis of the Avoided Energy Supply Components (AESC) in New England\textsuperscript{32}, the authors distinguish embedded and non-embedded costs of carbon. Embedded costs include those arising from RGGI and other government-imposed taxes or regulations. These costs represent a partial internalization of the health and environmental damages carbon emissions cause. The difference between these costs and the best estimates of damage represent the non-embedded portion of marginal abatement cost. The AESC study estimates the total environmental cost using expected offshore wind costs at $68/tCO\textsubscript{2} (this is not the SCC). If we knew the cost of marginal health and environmental damages, they would equal marginal abatement cost, but we don’t. This estimate while not including solar, hydro or nuclear sources of electricity is lower than the van den Bremer and van der Ploeg (2019) estimate of $40/tCO\textsubscript{2} and within the range of estimates of other researchers including the HLCCP SCC estimate.

Another example of a global SCC estimate uses an asset-based approach considering CO\textsubscript{2} in the atmosphere as an asset with negative returns. Kent, Litterman and Wagner (2019) construct a model (EZ-Climate) that regards future

\begin{thebibliography}{9}
\bibitem{DeFries} On the limitations of climate models, see, e.g.: Ruth DeFries, et al., “The missing economic risks in assessments of climate change impacts,” Earth Institute, Columbia University; Grantham Research Institute on Climate Change and the Environment; Potsdam Institute for Climate Impacts Research, 2019, \url{http://www.lse.ac.uk/GranthamInstitute/wp-content/uploads/2019/09/The-missing-economic-risks-in-assessments-of-climate-change-impacts-2.pdf}.
\bibitem{Oppenheimer} On the broader issue of environmental science understating environmental risk, see: Michael Oppenheimer et al., \textit{Discerning Experts: The Practices of Scientific Assessment for Environmental Policy} (University of Chicago, 2019); and Naomi Oreskes et al., “Scientists Have Been Underestimating the Pace of Climate Change,” 2019. \url{https://blogs.scientificamerican.com/observations/scientists-have-been-underestimating-the-pace-of-climate-change/}.
\end{thebibliography}
states of nature (the economy, the environment, knowledge, technology) as characterized by probabilities. In addition, they characterize human behavior with preferences in which aversion to changes in consumption are independent of the states of nature and time (van der Ploeg [2020] uses this characterization as well). Investments over time to reduce carbon emissions (as a hedge) pay off gradually so that consumption can increase as damages decline. Kent et al. (2019) use a decision tree as is common in financial modeling to show how the decisions that people make at points in time as they learn the effects of their mitigation investments and the new state of nature affect the SCC. As they learn and choose a certain path along which technology grows and mitigation costs decrease, they estimate a new and (usually) lower SCC. This process continues until (at year 2400) carbon in the atmosphere is at a level at which consumption can be maintained at a constant and acceptable growth rate. Kent et al. (2019) note that waiting to mitigate has severe negative growth effects.

Kent et al. (2019) find as all modelers do that their results depend crucially on parameter estimates (discount rate, risk aversion, climate damages) and they estimate a range of SCCs from $60/tCO2 to $180/tCO2 in 2015 (their base year). Carbon prices rise for the first 10 to 15 years by about 10% and then decline after 2030 to a range close to the 2015 range by 2050. After 2050 carbon prices decline steadily as technology grows and carbon in the atmosphere approaches an acceptable level. Their results stand in contrast to most SCC estimates that rise over time; however, declining SCCs seem to be quite reasonable given that our knowledge and mitigation technology will grow and reduce costs, while we learn more about earth’s climate dynamics and the states of nature that materialize in the future.

Kaufman et al. (2020) provide a final example for a social cost of carbon. Aware of the array of models, methods and SCC estimates, Kaufman et al. describe an alternate near-term to net zero (NT2NZ) approach, estimating CO2 prices needed in the near term (the next decade) for consistency with a net-zero CO2 emissions target. Their approach dovetails with the emissions-target-focused approach that frames climate policy discussions around the world including the GC3 aggregate CO2 reductions of 45% by 2030 and by 80% by 2050 below 2001 levels. This approach avoids uncertainties in estimates of climate damages and long-term decarbonization costs, offers transparency about sensitivities such as discount rates, aversion to risk and environmental damage and enables the consideration of CO2 prices alongside a portfolio of policies. Kaufman et al. estimate illustrative NT2NZ CO2 prices for the United States; for a 2050 net-zero CO2 emission target, prices are $34 to $64 per metric ton in 2025 and $77 to $124 in 2030. These results are most influenced by assumptions about complementary policies described above and oil prices.

Regional Social Cost of Carbon
The SCC estimates above are global, while emitters concentrate in relatively rich countries and countries most affected by global warming are relatively poor. Ricke et al. (2018, 2019) show how the variation in SCC by country. Using a variety of socio-economic models (shared socio-economic pathways [SSPs]), emission profiles (representative concentration pathways [RCPs]), and a damage model (called BHM for the authors who developed it), Ricke et al. (2018) estimate country-level SCCs (CSCCs) illustrated in their figure 2. The left panel of this figure shows the geographic distribution of median estimates of the CSCCs computed for their reference case of scenario SSP2/RCP6.0, BHM-SR (short run) and a growth-adjusted discount rate. The right panel shows CSCCs for alternative scenarios and damage function specification combinations for the five smallest and six largest CSCCs in the reference case (blue open circles). Note: RUS, Russia; CAN, Canada; DEU, Germany, GBR, Great Britain; SWE, Sweden; CHN, China; BRA, Brazil; ARE, United Arab Emirates; SAU, Saudi Arabia; USA, United States; IND, India.

Evidence for the Efficacy of Carbon Pricing

Best et al. (2020) provide an econometric analysis of carbon pricing on emission levels and growth rates. Their figure 1 below provides evidence for the effect of carbon pricing or the lack thereof in 137 countries. Their econometric analysis provides empirical support for the contention that carbon pricing helps to reduce emissions below levels that would otherwise be observed. Countries with a carbon price have on average had annual CO$_2$ emissions growth rates that are about 2 percentage points lower than countries without a carbon price, all else equal (that is, controlling for other influences on emissions). Further, an increase in carbon price of one euro ($1.19) per metric ton (1.1 US ton) of CO$_2$ is on average associated with a reduction in the subsequent annual growth rate in emissions from fossil fuel combustion of approximately 0.3 percentage points, all else equal.

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Implementation of the SCC

Given that there are two predominant methods to set a carbon price (emissions trading systems and a carbon tax), how does a price for carbon manifest in a hybrid system in which uses an ETS (e.g., RGGI and TCI) and road user fees such as a vehicle miles traveled (VMT) tax and/or tolls? We must decide what the carbon fee will provide: will it raise the price of fossil fuel such that utilities completely switch to wind and solar, will it cause individuals and businesses to switch to ZEVs and heat pumps, and, will it cause individuals, corporations and governments to adapt to the effects of global warming? If we decide on a price for carbon, it seems reasonable that the ETS would establish the allowances such that the implied carbon price prevailed in each sector in which the ETS was operational and effect the required GHG reduction rate. A user fee such as a VMT tax or tolls would not function as a carbon price, but rather as a funding source for transportation infrastructure that with a complete transition to ZEVs still needs continuous maintenance and improvement. We assume fossil fuel taxes would disappear over time, while the price of fossil fuel still consumed would increase because an ETS such as TCI would do so.

It is an open question whether the estimated carbon prices above would achieve the GHG reductions in the timeframe envisioned in Governor Malloy’s Executive Order 46, that is, a reduction of GHGs of 80% below 2001 statewide levels by 2050. The price of carbon however established should cause behavioral change (in consumption and production) such that the state’s carbon reduction goal is met. This means providing regulatory and pecuniary incentives that move households and businesses to purchase ZEVs (and the necessary charging infrastructure) and heat pumps and improve building envelope efficiency to the extent necessary to meet the target. Further, and most important, the price of carbon should cause a transition to a zero-carbon electricity grid.

The SCC and Equity and Environmental Justice

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**Fig. 1** Average annual CO₂ emissions growth rate, %. Emissions are from fuel combustion. The columns on the left show the annual average for countries without a carbon price in 2007. The columns on the right show the annual average for countries with a carbon price in 2007. 137 countries for which data are available for both 1997–2007 and 2007–2017 are included. Of these, 30 countries had carbon prices in 2007. The association is similar when using an earlier reference year (see the Online Appendix; Figure A.1). Data: International Energy Agency (2019); World Bank and Ecofys (2018)
Carbon pollution has significantly different damage impacts within and among countries (tropical countries more affected, poor countries more affected, and poor people within countries more affected), which make the SCC assessment crucially depend on ethical considerations and aggregation methods. In addition, non-market impacts (loss of lives or health impacts\(^{37}\)) and an extension to a broader range of pollutants and impacts (aerosol/ozone precursors, products of incomplete combustion) fall more broadly on relatively poor people wherever they live.\(^ {38}\)

If the price of carbon and revenues generated are too low or are implemented years from now, investment in climate mitigation may be insufficient to avoid significant damages and not cause the needed behavioral changes. Disadvantaged communities tend to be at greater risk to climate change and will suffer disproportionately.

The key equity concerns\(^ {39}\) associated with pricing carbon & climate action in general are:

- Pricing carbon is perceived as regressive even though wealthier household spend more in absolute terms, low-income households spend a greater percentage on energy.
- Trading carbon permits can contribute to pollution hotspots – older facilities tend to be more expensive to upgrade and find it more cost effective to buy permits. The legacy facilities tend to locate in poorer communities of color.
- Fair allocation of the climate investments to provide real benefits to disadvantaged, or environmental justice (EJ) communities, including reducing all harmful pollution, and increasing the supply of affordable and healthy housing, good jobs, and community infrastructure.

Equity considerations must be addressed by how any carbon revenues are subsequently invested. We recommend that co-benefits be included in addition to the SCC in procedures used to prioritize investments. The health benefits alone from reduced pollutants – CO\(_2\), SO\(_x\), NO\(_x\), particulates – by reducing combustion of fossil fuels have been shown to equal or exceed the cost of climate mitigation investments in clean energy.\(^ {40}\) Further, these benefits are particularly significant for the legacy facilities in EJ communities.

The recommendation to use co-benefits to ensure that the needs of disadvantaged communities are addressed raises two fundamental questions:

1. What is a fair and transparent method to identify and rank the needs / priority of disadvantaged communities?
2. Which co-benefits should be included and how to measure and monetize them?

CT has an environmental justice law that defines EJ communities as “a census block group...for which thirty percent or more of the population consists of low income persons who...have an income below two hundred percent of the federal poverty level” or is a distressed municipality as defined in CT General Statutes section 32 -9p. In brief, the criteria relate to “areas of high unemployment and poverty, aging housing stock and low or declining rates of growth in job creation, population and per capita income.” These definitions do not lend themselves to easy assessment of the benefits of climate action.

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\(^{39}\) Equitable & Just National Climate Platform, [https://ajustclimate.org](https://ajustclimate.org)

A recent study\textsuperscript{41} recommended an approach used in California. While the CA cap and trade system seems a bit more heavy-handed than would be politically feasible in CT, it could serve as a model for a more pragmatic solution. CA developed a CalEnviroScreen 3.0\textsuperscript{42} rating system to prioritize the needs of communities. The framework is shown in the figure. This framework could be used to facilitate an outreach effort with communities to identify their needs and serve as an objective measure of the benefits of climate action.

CT should develop a short list of the criteria to be used to measure progress in providing tangible benefits that improve the quality of life in disadvantaged communities. CA has developed methodologies\textsuperscript{43} for measuring co-benefits that could provide a starting point for developing CT-specific measures. These same criteria should be quantified in terms of $benefits per tCO_2e avoided and factored into processes used to prioritize climate action investments. This will help ensure investments to provide climate benefits, which are long-term, globally dispersed and are fairly balanced while addressing legacy pollution, which is near-term and local.

\begin{itemize}
\item \textsuperscript{42} CalEnviroScreen 3.0, January, 2017. \url{https://oehha.ca.gov/media/downloads/calenviroscreen/report/ces3report.pdf}
\item \textsuperscript{43} California Air Resources Board, CCI Co-benefit Assessment Methodologies, \url{https://ww2.arb.ca.gov/resources/documents/cbi-methodologies}
\end{itemize}
# Appendix 4

## Acronyms and abbreviations

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<tr>
<th>Term</th>
<th>Full Name</th>
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<tbody>
<tr>
<td>BTU</td>
<td>British Thermal Unit</td>
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<tr>
<td>CLCPA</td>
<td>Climate Leadership and Community Protection Act</td>
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<tr>
<td>CO₂</td>
<td>Carbon Dioxide</td>
</tr>
<tr>
<td>CO₂e</td>
<td>Carbon Dioxide Equivalent</td>
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<tr>
<td>COVID-19</td>
<td>Coronavirus Disease 2019</td>
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<tr>
<td>DEEP</td>
<td>Connecticut Department of Energy and Environmental Protection</td>
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<tr>
<td>EJ</td>
<td>Environmental Justice</td>
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<td>EO</td>
<td>Executive Order</td>
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<tr>
<td>ETS</td>
<td>Emissions Trading System</td>
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<tr>
<td>FAS</td>
<td>Federation of American Scientists</td>
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<tr>
<td>GC3</td>
<td>Governor’s Council on Climate Change</td>
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<tr>
<td>GHG</td>
<td>Greenhouse Gas</td>
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<tr>
<td>ICLEI</td>
<td>International Council of Local Environmental Initiatives</td>
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<tr>
<td>LBE</td>
<td>Lead by Example</td>
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<tr>
<td>LMI</td>
<td>Low-to-moderate income (households)</td>
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<tr>
<td>LCA</td>
<td>Lifecycle Assessment</td>
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<tr>
<td>MBUF</td>
<td>Mileage Based User Fee</td>
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<tr>
<td>NGO</td>
<td>Non-Governmental Organization</td>
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<tr>
<td>PA</td>
<td>Public Act</td>
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<tr>
<td>RGGI</td>
<td>Regional Greenhouse Gas Initiative</td>
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<tr>
<td>TCI</td>
<td>Transportation and Climate Initiative</td>
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<tr>
<td>UConn</td>
<td>University of Connecticut</td>
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## Appendix 5

### Glossary

<table>
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<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td><strong>Cap-and-invest</strong></td>
<td>A regulatory model under which carbon emissions are limited and a market is established for trading emission allowances applicable to all sectors. Proceeds from trades are reinvested in the development of renewable energy.</td>
</tr>
<tr>
<td><strong>Cap-and-trade</strong></td>
<td>A regulatory model that puts a price on carbon emissions by capping allowed sector-wide emissions and allowing polluters to trade carbon emission credits via a market.</td>
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<tr>
<td><strong>Integrated Resource Plan</strong></td>
<td>An integrated resource plan (IRP) is composed of an assessment of a jurisdiction’s future electric needs and a plan to meet those future needs. Connecticut statute requires the state’s IRP to be updated every two years.</td>
</tr>
<tr>
<td><strong>Lead by Example Energy Efficiency Program</strong></td>
<td>Advances efficient energy management at state government facilities by driving initiatives that save energy and operational costs while reducing Connecticut’s carbon footprint.</td>
</tr>
<tr>
<td><strong>Transportation and Climate Initiative</strong></td>
<td>A regional collaboration between 12 Northeast and Mid-Atlantic states and the District of Columbia that seeks to implement cap-and-invest programs to improve transportation, develop the clean energy economy, and reduce carbon emissions from the transportation sector. The participating states are: Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, and Virginia.</td>
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Appendix 6

Editor’s note on major revisions

We note for GC3’s review that, as part of the editing process, some new language was added to the draft, the intent of which is to more clearly articulate the recommended strategy of ensuring that state action supports our climate-change mitigation goals.

Strategy: Strengthen alignment between state decision making and GHG emissions-reduction goals

- An additional bullet was added that provides more detail for what is expected of agencies in the consideration of the climate impacts of their actions.
- An additional bullet was added noting that a “climate impact statement” should be required for all legislation. This addition appropriately identifies this new strategy as aimed at the legislative as well as the executive branch of government.
Chapter 3

Buildings

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<th>Progress on 2018 recommendations</th>
<th>Strategies</th>
<th>Enhancements and new strategies</th>
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| **Accelerate adoption of building thermal energy conservation improvements** | • Prioritize building envelope improvements and expand access to thermal energy-efficiency measures through innovative financing options for all income levels  
• Create a lockbox for energy-efficiency funds [PRIORITY]  
• Improve the ability of efficiency programs to overcome health, safety, and legal barriers [PRIORITY]  
• Ensure building codes are continuously aligned with the most recent International Energy Conservation Code standards  
  o Proactively use building codes to accelerate energy efficiency [PRIORITY]  
  o Reform standards employed by the Energy Efficiency Fund and Connecticut Housing Finance Authority  
• Reduce GHG emissions from State and municipal buildings  
• Make energy-efficiency cost-effectiveness testing consistent with public policy goals [PRIORITY]  
  o Fully align the test with the National Standard Practice Manual  
• Create a state Building Performance Office  
• Harness the power of data to guide, initiate, and track change [PRIORITY]  
• Engage municipalities as allies [PRIORITY]  
• Scale up deep energy retrofits of existing building stock  
• Engage on a pilot basis with the Department of Energy’s Grid Interactive Pilot program |
**Expand consumer education and awareness efforts to increase uptake of zero- and low-carbon technology**

- Increase visibility of Energize CT resources
- Enhance outreach efforts by using social media campaigns, webinars, case studies, testimonials, and customer-engagement platforms
- Increase training of real-estate industry professionals on integrating U.S. DOE Home Energy Scores and information on energy efficiency, renewables, and resiliency into real-estate transactions processes
- Create a Building Energy Concierge program to help owners pursue a holistic and strategic approach to building performance [PRIORITY]

**Transition building fossil fuel thermal loads to efficient renewable thermal technologies**

- Develop sustainable funding mechanisms to incentivize replacement of fossil-fuel space and water heating with efficient renewable thermal technologies
  - Require delivered-fuels companies to contribute to the Energy Efficiency Fund [PRIORITY]
  - Support municipal-scale RTT investment through Community Choice Aggregation
- Incentivize installation of renewable thermal technologies in new construction

**Improve training and technical capacity of workforce**

- Expand training programs to include renewable thermal technology installations and standards
  - Focus training on emerging needs
  - Draw on programs elsewhere in the region
  - Work with HES contractors to identify current and expected job needs [PRIORITY]
  - Create a fast track for critical work skills, and allocate funds to help contractors train new workers [PRIORITY]
  - Review licensing requirements to increase talent flow through the workforce “pipeline”

**New recommendation**

*Develop a strategic plan for transitioning from fossil fuels to renewable thermal technology* [PRIORITY]

- Engage in a planning process that encompasses the technical, resiliency, economic, and social aspects of the transition to renewable thermal technologies
- Set end dates for expansion of the gas grid and new gas installations on the existing grid

**Appendices**
Executive summary

Combustion of fossil fuels to heat residences and commercial buildings accounts for 26 percent of greenhouse gas (GHG) emissions across Connecticut, and significant additional emissions occur during production of electricity to heat and cool buildings. Dramatically reducing these emissions is crucial to meeting Connecticut’s statutory economy-wide GHG reduction goals for 2030 and 2050. This chapter was contributed by a diverse team representing environmental NGOs, energy-efficiency companies, architecture firms, higher education, utility companies, trade associations, and state government.

The needed reductions require a shift away from fossil heating fuels, significant improvements in the thermal efficiency of Connecticut’s building stock, major transformations within the heating and cooling industry, and corresponding improvements in state programs. This chapter provides a status report on progress to date in implementation of four recommendations the Governor’s Council on Climate Change (GC3) made in its 2018 report:

- accelerate adoption of building thermal energy conservation improvements;
- expand consumer education and awareness efforts to increase uptake of zero- and low- carbon technology measures;
- transition building fossil fuel thermal loads to efficient renewable thermal technologies; and
- improve training and technical capacity of workforce.

It offers a fifth recommendation as well:

- develop a strategic plan for transitioning from fossil fuels to renewable thermal technology.

To facilitate implementation of these recommendations, the chapter identifies a number of priority strategies, including:

- create a lockbox for energy-efficiency funds;
- improve the ability of efficiency programs to overcome health, safety, and legal barriers;
- proactively use building codes to promote energy efficiency;
- make energy-efficiency cost-effectiveness testing consistent with public policy goals;
- harness the power of data to guide, initiate, and track change; and
- engage municipalities as allies.

On two issues there is significant disagreement among the team members: the extent and speed of feasible building thermal electrification; and which renewable thermal technologies deserve priority.

While these questions are resolved, progress on efficiency and electrification can and must continue.

EEJ consideration are fundamental to GHG mitigation in the buildings sector, especially because the older building stock common in LMI areas often is most in need of weatherization and equipment remediation. This chapter presents ways to deal with the financing, health, safety, and communication barriers inherent in this GHG mitigation in these communities.

Appendix 10 identifies major revisions since the text was published for public comment on Sept. 21.
Introduction

GC3’s 2018 report presented four broad recommendations regarding buildings:

1. accelerate adoption of building thermal energy conservation improvements;
2. expand consumer education and awareness efforts to increase uptake of zero- and low-carbon technologies\(^1\);
3. transition building fossil fuel thermal loads to efficient renewable thermal technologies; and
4. improve training and technical capacity of workforce

This chapter assesses progress made in implementing each of these recommendations, and it offers additional recommendations, additional strategies, and enhancements.

For each broad recommendation, the chapter discusses equity and environmental justice (EEJ) considerations. EEJ also is addressed for many strategies. The chapter also highlights some of the ways in which the GHG emissions-mitigation measures outlined relate to efforts to help Connecticut adapt to the changing climate and improve resiliency.

The team noted that many building professionals and experts have little training in environmental justice. Historically, state policies and programs have been designed by people of relative affluence, and this biases the allocation of funding and resources to middle class and high-income populations. In devising climate action, we must take special notice of underrepresented communities’ needs, such as access to safe, affordable housing, access to stable and clean energy, safe and affordable clean heating and cooling, and safe public buildings.

The Buildings team was chaired initially by Brenda Watson (Operation Fuel) and then by Bernie Pelletier (People’s Action for Clean Energy). It has involved eight other Working Group members and 26 other stakeholders representing environmental organizations, industry, the architecture profession, social-service organizations, universities, and government agencies. The team held 19 electronic meetings between March and August 2020. Appendix 1 lists the team members and other stakeholders.

\(^1\) In the 2018 report this recommendation was in the Cross-sector section rather than the Buildings section.
**Recommendation** – **Accelerate adoption of building thermal energy conservation improvements**

A proper building shell reduces energy use and associated emissions and enables effective deployment of renewable thermal technology.

**Strategy** – **Prioritize building envelope improvements and expand access to thermal energy-efficiency measures through innovative financing options for all income levels**

**Progress to date** – In the two years since this strategy was proposed, progress has been impeded by the diversion of energy-efficiency funds and by the COVID-19 pandemic. The General Assembly’s diversion of Energy Efficiency Fund and Green Bank moneys – collected through assessments on consumers’ electricity and natural gas bills – to balance the state budget did substantial harm: It seriously disrupted energy-efficiency contractors’ work on building envelope improvements by depriving them of financial resources and impairing their ability to keep their workforces intact. And it prevented financial incentives from being provided for improvements in oil-heated homes.

At the same time, the state’s energy-efficiency programs confront a chronic problem: Efficiency contractors’ efforts too often are thwarted by physical barriers such as asbestos, lead paint, mold, and knob-and-tube wiring. Even when incentive money is available, these barriers seriously limit the state’s ability to apply this money to properties that often need it most urgently.

**Equity and Environmental Justice**

Performance of housing and community buildings is fundamentally important to low-to-moderate-income (LMI) communities. Properly constructed or renovated buildings are less expensive to maintain and eliminate many health and safety challenges, such as mold, asbestos, high cost, gas leaks, knob-and-tube wiring, standing water, and lead. Thermal comfort (indoor temperature) is improved if building performance is enhanced. Buildings with stable temperatures are safer places to shelter in place during extreme weather, pandemics, or other extended crises. Many at-risk communities have higher rates of medical issues; and safe, comfortable housing lowers the incidence of asthma and other medical conditions.

Fully one-third of Connecticut’s housing is rental. For the state to make progress toward a renewable energy future, its building policies need to devote special attention to these properties. This requires careful consideration of the respective roles of tenants and landlords in order to design approaches that benefit both, while resulting in building improvements that further carbon reductions and climate resilience. Community buildings are also often owned by someone other than the local businesses and nonprofits renting the space.

Properly implemented codes will result in high-performing buildings, which will have lower operating costs, be more functional (e.g., operate year-round), and serve as a healthy example to the surrounding community. Such buildings are important to LMI residents and occupants.

In addition, most state efficiency programs and incentives are designed for use by building owners – and fail to serve the large number of residents who are renters.
**Enhancement** – Create a lockbox for energy-efficiency funds [PRIORITY]

The most crucial augmentation to the 2018 strategy is to proactively protect energy-efficiency funds against further diversions. As funds are collected via charges on customers’ utility bills or through the Regional Greenhouse Gas Initiative (RGGI), they should flow without interruption to a dedicated Efficiency Fund Lockbox. Transportation funds collected are protected in this manner, as required by a constitutional amendment[^2], and it is important that the same protection be afforded to building-efficiency funds. These monies should be used exclusively to promote building-efficiency projects such as those described in this section. In addition to pursuing a constitutional amendment for an Efficiency Fund Lockbox, the Governor should issue an Executive Order protecting these funds.

LMI communities contribute to the Energy Efficiency Fund and to RGGI revenues. The most recent fund diversion resulted in LMI communities receiving less than they contributed. Serious discussion is needed about devoting more-than-proportionate services to LMI communities in order to enhance the well-being of these populations and reduce their health challenges. As discussed later in this chapter, the cost-effectiveness test for energy-efficiency programs should take into account savings in healthcare expenses that efficiency improvements produce for the State of Connecticut. ACEEE estimates that a 15 percent reduction in annual electric consumption would save the city of Hartford $73 per person per year in avoided health costs.[^3]

**Enhancement** – Improve the ability of efficiency programs to overcome health, safety, and legal barriers [PRIORITY] – In the residential sector, physical barriers (e.g., asbestos) prevent homeowners and some commercial property owners from completing Home Energy Solutions (HES) and Small Business Energy Advantage (SBEA) audits and impede their ability to pursue energy-conservation measures. Moreover, these programs focus on property owners, which means residents and businesses in rental arrangements often are excluded.

The following specific strategies should be pursued:

- Collaborate with [New York’s EnergieSprong initiative](https://www.energiesprong.org/), which has made progress in spite of these barriers. On June 2, 2020, Loic Chappoz and Jasper van den Minckhof reported to the Mitigation WG’s buildings team on NYSERDA’s project to implement Energiesprong in New York. They are open to sharing this approach with Connecticut, and we recommend that DEEP review this program for possible implementation in Connecticut. This is of interest both for the efficiency gains that it will achieve as well as insights it will yield how the program overcomes barriers to efficiency.

- A key role of the State Building Performance Office proposed later in this chapter would be to develop economic and technical solutions to address these barriers.

[^2]: Section III, article 19 of the Connecticut Constitution: https://ballotpedia.org/Article_III,_Connecticut_Constitution

• The Building Energy Concierge initiative proposed later in this chapter would advise owners and rental residents on how to navigate technical, legal, and financial hurdles.

DEEP and the Energy Efficiency Board should collaborate with related programs that have unique points of access (such as the Children’s Medical Center), unique sources of grant funding, and local partnerships. Examples of such programs: CTHealthy Homes in the Department of Public Health; Green and Healthy Homes; and One Touch.

DEEP should periodically identify state- and municipal-level best practices regarding strategies to overcome energy-efficiency barriers and adopt those that are appropriate for Connecticut.

• DEEP and DAS should optimize the use of federal energy efficiency funds. It should be a priority that all federal funds provided to Connecticut via the Low-Income Heating Energy Assistance Program (LIHEAP) and the Weatherization Assistance Program (WAP) are fully utilized. On occasion, some funds provided to Connecticut are not used and money is returned to the federal government. We recommend that DEEP conduct a study to: (1) determine how the WAP program can be effectively used to fund efficiency measures where barriers such as asbestos, mold, and lead prevent home weatherization; and (2) determine how LIHEAP funds can more effectively integrated with the WAP program.

• Evaluate current programs for effectiveness and institute enhancements to address unmet needs in the LMI community. For example, low personal credit scores often mean residents are unable to take advantage of loan and on-bill financing programs. In some cases, monies could be redirected from financing products to grant programs or incentives that directly fund remediation of conditions such as asbestos and mold.

• In every program there should be a clear pathway for renters to follow.

**Strategy** – Ensure building codes are continuously aligned with the most recent International Energy Conservation Code standards

**Progress to date** – Under General Statute § 29-252, building and fire codes (which include energy codes) are adopted and enforced at the state level by the Codes and Standards Committee, the Office of the State Building Inspector, and the Office of the State Fire Marshal. All are part of the Department of Administrative Services’ Division of Construction Services. State-mandated and -enforced building codes have been regularly updated to adopt recent versions of the International Code Council’s suite of model codes, including the International Energy Conservation Code (IECC). The State plans to adopt the 2018 IECC in early 2021 (this would have happened in October 2020, had COVID not disrupted the process).

Connecticut’s aim has been to keep current with the IECC, making adjustments as needed, but it has not attempted to use codes as a proactive tool.
**Enhancement** – Proactively use building codes to accelerate energy efficiency [PRIORITY] – It is important that Connecticut keep its codes current (as recommended above). But, there are opportunities to use building code development as an educational tool as well as to allow the state government and local communities to more aggressively move toward energy efficiency and reduce greenhouse gas emissions from the building sector. Proactive use of building codes as a tool for GHG mitigation would include these four strategies:

**Strategy 1:** DEEP and the Department of Administrative Services create a task force to develop, oversee, enable, and enforce high-performance building codes and establish an ongoing body responsible for updating them regularly.

**Strategy 2:** Connecticut develops a stretch code that can be voluntarily adopted by municipalities. The stretch code could address electric vehicle and solar photovoltaic readiness in new buildings and retrofits, among other matters.

**Strategy 3:** Connecticut adopts a protocol for state-sponsored construction, affordable housing, school construction or renovation, and infrastructure projects that establishes goals, actions, and accounting and reporting procedures on minimizing embodied carbon.4

**Strategy 4:** The Department of Administrative Services prioritizes adoption of the 2021 International Building Code (IBC). California, Oregon, Washington, and Utah had already adopted the 2021 IBC ahead of schedule, and Massachusetts is scheduled to adopt it in January 2021.

The high-performance codes suggested above should incorporate the following measures and the comprehensive sustainability measures presented in detail in Appendices 3A and 3B:

- **Energy-efficient operation:** Demonstrate energy efficiency by performing at or below a maximum energy use intensity (EUI) for the project type, with each EUI value validated through energy modeling. We recommend using EUI targets established by the New Building Institute for zero-energy-ready performance for climate zone 5A.

- **Building electrification:** Eliminate direct emissions from combustion in buildings, while improving health.

- **Zero energy:** Satisfy remaining operating energy needs with newly installed on- or off-site renewable power generation that is funded as part of the project.

- **Zero carbon:** Reduce the embodied carbon associated with building materials and construction, and purchase certified carbon offsets to cover the remaining embodied carbon. Buildings designed to come close to carbon neutral (net zero) can become carbon negative through careful selection of carbon-sequestering building materials. Whenever feasible, it is

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4 Embodied carbon is the sum of all greenhouse gas emissions (mostly carbon dioxide) resulting from the mining, harvesting, processing, manufacturing, transportation, and installation of building materials. The global warming emissions associated with these materials, along with emissions associated with construction itself, are the “embodied carbon footprint” of design and construction. Smart choices during design can greatly reduce this footprint. See [https://aiacalifornia.org/embodied-carbon-definitions-and-facts/](https://aiacalifornia.org/embodied-carbon-definitions-and-facts/). Connecticut’s statewide GHG inventory, prepared annually by DEEP, does not account for embodied carbon.
important to prioritize rehabilitation of existing buildings over new construction, and especially over demolition followed by new construction.

Enhancement – Reform standards employed by the Energy Efficiency Fund and Connecticut Housing Finance Authority

• Unfortunately some insulation materials release such a high quantity of GHG that they effectively increase GHG rather than reduce it. They should be precluded from measures receiving incentives under the Energy Efficiency Fund whenever feasible.

• Materials used for weatherization should be required to meet indoor air quality criteria such as Greenguard Gold. Balanced energy recovery ventilation should be standard on all weatherization projects. Even if air infiltration rates cannot be reduced significantly, balanced ventilation will guarantee clean filtered outdoor air supply, instead of depending on moisture-laden air to infiltrate through the building envelope where it can cause mold growth and increase indoor allergens. Exhaust-only ventilation causes negative pressure that forces air through the building envelope. We spend a majority of time in our homes, and poor indoor air quality disproportionately affects our most vulnerable communities.

• The Connecticut Housing Finance Authority (CHFA) is the allocating agency for the Low-Income Housing Tax Credit. In that capacity CHFA “is able to provide tax credits to developers who best meet the state’s criteria and goal of providing affordable housing to residents.” CHFA allocates these monies through the Qualified Allocation Plan (QAP), which scores housing proposals on a number of criteria, including “financial efficiency and sustainability.” We recommend that future QAPs formally include GHG emissions reduction as a factor in the scoring process. When Connecticut develops an embodied carbon standard, it should be included in the scoring rubric as well.

Strategy – Reduce GHG emissions from State and municipal buildings

Progress to date – Governor Lamont’s Executive Order 1 sets the following goals for State facilities and operations:

• 45 percent reduction in GHG emissions below 2001 levels by 2030;

• 25 percent reduction in waste disposal below 2020 levels by 2030;

• 10 percent reduction in water consumption between 2020 and 2030; and

• carry out these actions while carefully managing the state’s fiscal resources.

Progress toward the GHG emissions-reduction goal can be facilitated by action to achieve the waste-disposal and water-consumption goals.

To date, GreenerGov CT has established project teams focused on making improvements to the State's buildings and automobile fleet. In concert with the Steering Committee on State Sustainability, the teams have taken the following actions:

- established reliable baseline data to measure progress against the 2030 goals, available on a public dashboard;
- initiated ASHRAE Level II energy audits on 35 state properties with high potential for energy savings;
- renewed a master agreement allowing state agencies to pursue greater levels of energy efficiency via participation in the utility-administered Conservation and Load Management (C&LM) programs; and
- with the help of the Connecticut Green Bank, developed a power purchase agreement for solar arrays to be installed at State facilities.

**Strategy – Make energy-efficiency cost-effectiveness testing consistent with public policy goals [PRIORITY]**

Connecticut’s utilities employ cost-effectiveness tests to compare the benefits of each energy-efficiency program (e.g., incentives for purchase of heat pumps) to the financial investment needed to achieve those benefits.

In 2017 and 2018, DEEP began an inquiry into the adequacy of the utilities’ primary test, and in early 2019 the agency sketched an approach that would begin to bring Connecticut’s cost effectiveness testing into alignment with emerging approaches in other progressive states. Such states increasingly are turning to a framework outlined in the National Standard Practice Manual for Assessing Cost-Effectiveness of Energy Efficiency Resources.\(^6\) Connecticut is one of relatively few states still using the Utility Cost Test (which rose to prominence decades ago) as the core of its primary test. Most states have moved to broader tests.\(^7\) Many now have adopted or are actively considering the Manual’s “resource value framework” as the basis for their testing programs.\(^8\) Connecticut’s primary test excludes (or largely excludes) numerous factors that are central in the resource value framework, such as: public health benefits; basic environmental benefits; economic development benefits; participant benefits (e.g., improved health and safety and economic well-being); and even some utility-system impacts.\(^9\) Systematically integrating such factors into the test would improve the energy-efficiency programs’ ability to serve the state’s overarching policy objectives, including GHG emissions reduction, protecting EEJ communities, and improving the resilience of Connecticut’s building stock.

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\(^7\) See [https://www.aceee.org/sites/default/files/he-ce-tests-121318.pdf](https://www.aceee.org/sites/default/files/he-ce-tests-121318.pdf)

\(^8\) [https://www.nationalenergyscreeningproject.org/resources/state-references/](https://www.nationalenergyscreeningproject.org/resources/state-references/)

Enhancement – Fully align the test with the National Standard Practice Manual’s resource value framework – Connecticut needs a modernized cost-effectiveness test that aligns its incentive programs with its policy goals (e.g., Executive Order Number 3 and the Global Warming Solutions Act) and accounts for important participant, societal, and utility benefits and costs. This will allow for holistic and consistent approaches to energy, climate, and societal challenges. DEEP, Connecticut Public Utilities Regulatory Authority (PURA), the Connecticut Office of Consumer Council, and the Energy Efficiency Board (EEB) should restart the dialogue that was begun two years ago. As outlined in the National Standard Practice Manual, the agencies should:

1. identify and articulate the state’s applicable policy goals;
2. include all utility system costs and benefits;
3. decide which non-utility (participant and social) impacts to include, based on applicable policy goals;
4. ensure that the test is symmetrical, even-handedly considering both costs and benefits;
5. ensure the test is forward-looking; and
6. develop methodologies to account for all relevant impacts, including hard-to-quantify impacts; and ensure transparency in presenting the test’s inputs and results.

New strategy – Create a state Building Performance Office

Connecticut should create a Building Performance Office (BPO) to bring together, in one place, efforts to reduce GHG emissions from buildings. These are characterized below, and further details are presented in Appendix 6.

The BPO would be charged with:

- Maintaining the Home Energy Labeling Information Exchange (HELIX) database, which tracks detailed information obtained as contractors perform Home Energy Solutions (HES) audits.
- Creating, maintaining, and updating a comprehensive database of all buildings in Connecticut. The necessary data are commercially available and would allow policymakers to (a) target efficiency programs for maximum effect and (b) track progress on weatherization and heat pump adoption. It is discussed below.
- Developing GHG-emissions targets and performance data for each building (see New York City plan).
- Assisting the EEB and others in prioritizing where efficiency dollars can best be spent and assisting in remediating issues in LMI communities.

10 See https://app.box.com/s/c2i2h73dcmurmthja465j1gwguyhma5w/file/383671803669.
- Bringing together utilities, trade associations, non-profit organizations, technology companies, and property owners to find technical and financial solutions for particular energy problems and facilitate their rapid deployment.

- Creating a Building Energy Concierge program to advise owners in pursuing a holistic and strategic approach to building performance (the program is described more fully later in this chapter).

- Creating a standing Citizens Advisory Board to connect architects, builders, landlords, activists, renter groups, public health officials, and other relevant groups to provide GC3 and the EEB with advice on building energy issues.

The BPO would be located within DEEP or as a reconstituted Energy Efficiency Board. It would develop a standing advisory panel to include local and national experts on building science and GHG emissions, as well as representatives of diverse stakeholder groups, including people of color, members of vulnerable communities, renters, and individuals with low or fixed incomes.

Locating the BPO within DEEP would have the advantage of being able to start quickly and drawing together and building upon expertise among existing staff members. Locating the BPO within the EEB, while desirable, would require legislative action to reconstitute the EEB’s membership, which could involve considerable delay in implementation. The BPO could be launched immediately within DEEP while steps are taken to reconstitute the EEB. Currently the EEB is a voluntary board whose sole function is oversight of state efficiency programs. The BPO proposal would require a very substantial expansion of the EEB into an entity with staff and the ability to perform the functions outlined above.

**New strategy – Harness the power of data to guide, initiate, and track change [PRIORITY]**

DEEP has worked with utilities and energy contractors to gather data on energy-efficiency activity. Most recently, the agency has imposed additional quarterly reporting requirements for Conservation and Load Management programs.¹²

A significantly more aggressive, three-part strategy is warranted:

**Component 1:** Develop a statewide inventory of every building in Connecticut. Creation of such a database would enable Connecticut to track progress and set priorities at a detailed level (i.e. the building level). This database would contain basic information such as square feet of living space, number of stories, fuel type, heating type, construction type, and year built. This data is available from Warren Group for $16,500/year.¹³ Alternatively, DEEP could expand the agency’s existing HELIX database, which now covers only residential and commercial buildings that have engaged in one of the

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¹²http://www.dpuc.state.ct.us/DEEPEnergy.nsf/c6c6d525f7ddd1168525797d0047c5bf/8525797c00471adb852585970065e7a0/$FILE/Condition%20of%20Approval%20Item%20No.18%20-%20Quarterly%20Reports%20-%20Extended.docx

¹³ The Mitigation Working Group buildings team contacted the Warren group on an exploratory basis in the summer of 2020. The figure of $16,500/year was communicated during this exchange. People’s Action for Clean Energy has obtained a sample of the database and is working with the Warren Group to test it.
utility efficiency programs. The data fields available from Warren are listed in Appendix 4. This database would be used to:

- record and report information on energy-efficiency upgrades (insulation, retrofits, equipment upgrade, etc.) so progress could be tracked and communicated;

- develop a sub-inventory of buildings in which barriers to energy-efficiency improvements (e.g., asbestos, lead, mold) are present;

- developing an Energy Utilization Intensity statistic for each building; and

- establish goals for the rate and intensity of upgrades needed to achieve statutory GHG-emissions reductions from the building sector.

**Component 2:** Support and expand 2020 [Senate Bill 177](https://www.cga.ct.gov/2011/ACT/PA/2011PA-00080-R00SB-01243-PA.htm), which would require annual energy reporting for buildings over a given size and for all buildings when they are sold. Expand reporting to include water use and creation of a Home Energy Score when a building is offered for sale. Appendix 2 provides a summary of the bill.

**Component 3:** Require dealers of delivered fuels (oil, propane, kerosene) to report annual sales by town and class of customer (residential vs. commercial). Having current statistics for delivered-fuel consumption would make it possible to more effectively gauge progress on GHG-emissions reduction mitigation activities in the building sector. DEEP would annually publish data on fuel consumed and associated GHG emissions by fuel type, municipality, and customer class. This would be analogous to data Connecticut’s major utilities currently report on electric and natural gas consumption at the municipal level. Using delivered-fuel data in conjunction with existing utility-reported data would enable municipalities to have a comprehensive view of their energy consumption and associated GHG emissions from the building sector. The data – more granular than the data currently available through federal agencies – would enable action to be better focused and better prioritized. Public comments have suggested that the reporting requirement could be a burden on small fuel-delivery firms. A pilot program should evaluate how this data could be collected to avoid undue burden.

Components 1 and 3 of this strategy – the buildings inventory and delivered-fuel data – would support EEJ initiatives tracking where upgrades are taking place and identifying where they are most needed. Component 2 would be a useful source of information for new homebuyers and renters searching for property and would be especially valuable for LMI households.

**New strategy – Engage municipalities as allies** [PRIORITY]

GC3’s 2018 report identified only state-level participants for efforts to enhance building energy performance. We believe it is crucial to directly engage Connecticut’s municipalities in the work as well.

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A top-down approach works best when there is a complementary bottom-up counterpart. The recommended strategy has six components:

**Component 1:** Create legislation enabling Energy Development Zones (EDZs) that would authorize municipalities to adopt energy-efficiency policies targeted toward LMI neighborhoods. Connecticut has almost 1.4 million households, of which 36 percent are cost-burdened, essentially in the LMI category. A municipality creating an EDZ would be able to provide incentives and requirements designed to motivate property owners — especially owners of rental properties — to undertake energy assessments (baseline and guidance) and energy-efficiency retrofits, with an emphasis on renewable thermal technologies. EDZ legislation also should establish workforce training facilities within — and serve jobseekers living in — the EDZs (see Appendix 5 for details).

**Component 2:** Create enabling legislation to permit local control of efficiency services and local load aggregation services through Community Choice Aggregation (CCA). PURA is conducting a study of CCA as a local mechanism for aggregating residential energy demand and adoption of renewable thermal technology. DEEP, EEB, and the BPO should study Cape Light Compact and other programs that have used CCA successfully to target energy-efficiency work for maximum impact in local communities. CCA is discussed in this report’s Electricity chapter.

**Component 3:** Connecticut’s urban centers produce a significant heat island effect that contributes to higher energy bills, accelerated GHG emissions, and poor health. In extreme heat events, which are becoming more common as the region’s climate warms, the effect leads to more residents of these areas being hospitalized as well as increased mortality. To fight the heat island effect, we recommend that municipalities take steps such as: deploying cool roofs and green roofs; urban tree planting; greater utilization of bioswales; deployment of cool pavement; and creating thermal breaks between buildings and pavement.

This combination of EDZs, CCA to facilitate efficiency, and a municipal focus on combatting heat island could be helpful to LMI communities that suffer most from heat island effects and could benefit most from a proactive municipal response. This strategy could be integrated with Sustainable CT.

**Component 4:** Sustainable CT is a statewide program that empowers and incentivizes improvements in the sustainability of Connecticut’s municipalities. We recommend that DEEP and Sustainable CT collaborate to more comprehensively engage municipal governments, businesses, and residents to adopt low-GHG energy sources and efficiency measures.

**Component 5:** The State has created a standardized Energy Savings Performance Contracting (ESPC) program for use by state agencies and municipalities, as required by Connecticut General Statutes 16a-37x. The program is designed to assist state agencies and municipal governments in implementing a portfolio of comprehensive energy-savings measures with little or no upfront capital. The Lead by Example program should be harnessed to educate towns on resources available through Energy Service Company programs.

**Component 6:** DEEP and Connecticut Green Bank should work collaboratively to encourage community programs that combine education, incentives, and commercial partnerships to help residents understand and adopt new technology. This approach was successfully used in the “Solarize” programs.

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15 https://www.ctdatahaven.org/data-resources/connecticut-city-neighborhood-profiles
conducted across Connecticut. It is now being employed in the “HeatSmartCT” program being piloted by People’s Action for Clean Energy, which combines municipal engagement with educational outreach campaigns to increase the uptake of heat pumps. Such programs are well established in New York and Massachusetts.¹⁶

**New strategy – Scale up deep energy retrofits of existing building stock**

The following actions should be undertaken by the Building Performance Office:

- engage with NYSERDA on EnergieSprong (also cited above as a tool to overcome health and safety barriers);
- systematically utilize Rocky Mountain Institute’s retrofit tool kit;
- replicate Neighborhood Housing Services of New Haven’s “I Heart My Home” program in other communities;
- execute the “Path to Zero Energy Pilot” at full scale (as considered by Eversource/UI) with a dedicated customer project manager/building energy concierge to guide clients further;
- embrace the Rocky Mountain Institute “Zero Over Time” approach, which coaches customers to use every major renovation or capital investment as an opportunity to move closer to net zero. This phased approach can steadily improve the efficiency of buildings over time with little or no extra expense, because it utilizes necessary and budgeted building investments more purposefully.
- assure all equipment needed for effective strategic thermal electrification (e.g., integrated controls) is incentivized for a comprehensive electrification system;
- review portfolios of buildings with comprehensive/deep retrofit managers and compare them against the building database outlined above;
- enable concierges (described below) to evaluate a building database with National Renewable Energy Laboratory’s ResStock program for energy-efficiency opportunities in Eversource/UI territory as a resource for the statewide contractor network; and
- align Energize CT’s incentives for heat pumps with Northeast Energy Efficiency Partnership’s (NEEP) cold-climate heat pump specification.

¹⁶ See https://www.masscec.com/heatsmart-mass-0 and https://www.nyserda.ny.gov/All-Programs/Programs/Clean-Heating-and-Cooling-Communities.
**New strategy** – Engage on a pilot basis with the Department of Energy’s Grid Interactive Pilot program

The Department of Energy is currently exploring ways to bring Grid Interactive Efficient Buildings on line. We recommend that DEEP, PURA, and the utilities engage with this program on a pilot basis. Such technology would mitigate GHG by use of smart-building controls to align operation and pricing with low-GHG energy.

Control systems that are easy to use are increasingly important as diverse technologies are installed in homes (e.g., back-up fossil fuel equipment and heat pumps). Demand response may be a valuable form of climate change adaptation as the region experiences more extreme temperatures.

**Recommendation** – Expand consumer education and awareness efforts to increase uptake of zero- and low-carbon technology

This 2018 GC3 recommendation recognizes that GHG emissions reduction in the buildings sector is going to be implemented one structure at a time and hinges on consumer education and awareness. It is crucial that residents, businesses, and municipalities be engaged and informed about the measures available.

**Strategy** – Increase visibility of Energize CT resources

**Progress to date** – Connecticut’s utilities have offered webinars. PURA and the utilities have conducted multiple outreach campaigns – focused on LMI communities – that have given limited attention to energy efficiency. Energize CT has conducted a marketing deep dive and reviewed the effectiveness of its marketing channels.¹⁷

However, progress has been limited. Due to the diversion of energy-efficiency funds to help balance the state budget, the Energize CT Center has been closed. While Massachusetts, Vermont, and Maine have effective websites, overhaul of the Energize CT website update has been deferred for a year. EEB is currently reviewing its website. Also, it is important to consider not only the average statewide effectiveness of marketing – but also what it will take to make a difference for LMI communities. If social media and television are not effective, Energize CT should consider door-to-door marketing or marketing through community organizations.

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¹⁷ See https://app.box.com/s/p9giuclpvb19vzwc46v83gp0f0exrxd/file/631680800237.

**Equity and Environmental Justice**

Energize CT is exploring the effectiveness of its outreach strategy. Often LMI neighborhoods have the most need for energy improvements and yet are the most challenged because of physical, communication, and financial barriers. Recently the EEB temporarily made Home Energy Solutions (HES) audits free for all households. Continuation of this no-cost HES audit program for LMI communities would be a valuable step forward.
**Strategy** – Enhance outreach efforts by using social media campaigns, webinars, case studies, testimonials, and customer-engagement platforms

**Progress to date** – Energize CT has made progress using social media campaigns, webinars, case studies, testimonials, and customer engagement platforms. United Illuminating Company (UI) and Eversource have reported the results of these efforts to the EEB.

In February 2020, the EEB received a consultant report on training and education. The report described training and education for the public, students, and the workforce, as well as specific topic training (e.g., air infiltration). Just over the border in Massachusetts, where Eversource also operates, MassCEC has launched Clean Energy Lives Here, an aggressive marketing campaign that provides a useful model for Energize CT digital marketing and a program for residential deep decarbonization.

It should be determined whether additional forms of outreach (e.g., door to door, town-based marketing, and landlord-focused education) need to be added to the mix to effectively reach LMI communities.

**Strategy** – Increase training of real-estate industry professionals on integrating U.S. Department of Energy Home Energy Scores and information on energy efficiency, renewables, and resiliency into real-estate transactions processes

**Progress to date** – The real-estate industry continues to resist voluntary action to improve the transparency of energy efficiency and renewable energy in property markets. If the Home Energy Score were required as proposed in 2020 Senate Bill 177, such transparency would be obligatory rather than voluntary. Meanwhile, DEEP is participating in a multistate effort to populate and utilize the Home Energy Labeling Information Exchange database, which will serve as repository for residential energy information (solar, HES, weatherization, etc.) and will feed the Multiple Listing Service database used by realtors.

**New strategy** – Create a Building Energy Concierge program to help owners pursue a holistic and strategic approach to building performance [PRIORITY]

Owners – especially residential owners – often have difficulty in improving building performance because:

- many aspects of building performance are technical in nature and many owners are not equipped to understand the choices available;
- incentives for upgrades often are not apparent to owners and contractors because they change frequently and come in multiple forms (e.g., rebates, tax credits, pilot programs);

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18 [https://app.box.com/s/dgmng2iby8f2p0f9ipza33o231c55ucj/file/614912421408](https://app.box.com/s/dgmng2iby8f2p0f9ipza33o231c55ucj/file/614912421408)
19 [https://neep.org/home-energy-labeling-information-exchange-helix](https://neep.org/home-energy-labeling-information-exchange-helix)
● often the impetus for an upgrade is the failure of a building component (e.g., furnace), and the owner is forced to act quickly without evaluating all options; and

● often improvements are done on a “one off” basis instead of being viewed comprehensively as steps along a continuous path to building improvement.

A Building Energy Concierge program would help remedy these difficulties. It would offer a one-stop-shop approach. When a building owner is considering making an improvement, a concierge would analyze the building’s performance, advise the owner regarding available technical and financial options (generally with a HES audit as the first step), explore the potential for complementary actions, and guide the owner through an iterative process to make energy improvements as time, resources, and the owner’s needs allow. This approach has been used successfully for commercial accounts.

The program would augment the capacity of energy-efficiency contractors in the residential sector by helping them become more effective in service delivery and more consistent in scheduled work. It could also be an entry point to introduce EEJ perspectives in the building-upgrade process. This process is exemplified by the “I Heart My Home” program in New Haven, a partnership between Neighborhood Housing Services of New Haven and a company called System Smart.

**Recommendation – Transition building fossil fuel thermal loads to efficient renewable thermal technologies**

This 2018 GC3 recommendation recognizes that using fossil fuels to satisfy space-heating requirements is responsible for the majority of GHG emissions from buildings. Building efficiency, as outlined above, reduces heating needs and thus reduces emissions; and the remaining heating load should be met with renewable thermal technologies (RTTs). RTTs use renewable energy from the sun, atmosphere, ground, water, or plants to heat buildings and water. Key examples include heat pumps (air- and ground-source) and solar water heating. Renewable natural gas and biodiesel blended in heating oil are also RTTs but have not been universally embraced by the members of the Mitigation Working Group’s buildings team. DEEP should consider all RTTs as it weighs whether to recommend

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Replacement of fossil fuel heating and cooling with heat pumps would make a major contribution to reducing GHG emissions in Connecticut, especially as the carbon intensity of the electricity grid continues to rapidly decline. Heat pumps offer important environmental, health, and safety benefits, but the upfront costs for equipment and installation can create a hurdle, especially for LMI customers. It is highly recommended that the building shell be assessed and appropriately improved so that a heat pump can be as cost-effective as possible. Low-income incentives for heat pumps include a bonus for comprehensive measures like building-shell improvements, but these improvements are not required. It is recommended that special care be paid to training residents in proper operation and maintenance of heat pumps, and this is especially important in LMI communities.
development of a Renewable Thermal Portfolio Standard.\textsuperscript{20}

**Progress to date** – Connecticut’s incentives for heat pumps have recently been increased and are now generally on par with those of other New England states.\textsuperscript{21} The source of revenue for these incentives (as for other programs of the Conservation and Load Management Plan) is the Combined Public Benefits Charge on electricity and natural gas bills. Currently incentives range from $200 to $500 on qualifying HP units. In addition, the utilities are currently running a pilot program offering extra incentives for installation of HPs in homes heated with oil, propane, or resistance heat.

**Strategy** – Develop sustainable funding mechanisms to incentivize replacement of fossil-fuel space and water heating with efficient renewable thermal technologies

**Progress to date** – Approximately 70 percent of RGGI funds that Connecticut receives are allocated to energy-efficiency (EE) programs (the balance going primarily to renewable electricity programs). In addition the Connecticut Energy Efficiency Fund is funded by a conservation charge on natural gas and electricity bills. Connecticut has a rebate program in place to support deployment of HP technology, and HP incentives recently have been increased. The EEB receives a quarterly report on the number of heat pumps installed. The urgency of avoiding additional diversions of energy-efficiency funds was addressed earlier in this chapter.

**Enhancement** – Require delivered-fuels companies to contribute to the Energy Efficiency Fund [PRIORITY] – Require companies that deliver fuel oil and propane to contribute funds to energy-efficiency programs on the same $/British thermal unit (BTU) (or on the same $/unit of carbon dioxide equivalent (CO\textsubscript{2}e)) basis as the natural gas utilities. This would allow some of the cross-subsidization of delivered fossil fuels by electricity and natural gas to be reduced and make more money available for RTT deployment.

**Enhancement** – Support municipal-scale RTT investment through Community Choice Aggregation – Authorizing municipalities to adopt CCA (as described earlier) would provide a financial and administrative platform for systematic local investment in deployment of HPs and other RTTs via group purchase.

**Strategy** – Incentivize installation of renewable thermal technologies in new construction

**Progress to date** – Incentives for RTTs for new residential, commercial, and industrial buildings are available through the Residential New Construction program and Energy Conscious Blueprint program. These programs focus on comprehensiveness and provide incentives to builders, design teams, and homeowners who integrate advanced energy-efficient building construction and technologies into a new construction or gut-rehab project. The ECB program covers energy-efficient equipment that performs better than code, including heat pumps, variable refrigerant flow heat pump systems,

\textsuperscript{20} See DEEP’s recommendations regarding a thermal renewable portfolio standard in the Integrated Resources Plan to be published in fall 2020.

\textsuperscript{21} https://www.Energize CT.com/your-home/solutions-list/ductless-split-heat-pump-rebates
equipment controls, energy recovery systems, and other measures. The program offers multiple pathways through which customers can participate, tailored to the project’s complexity or stage of design. Program updates will be rolled out with the next code adoption to drive the new-construction marketplace toward zero-energy buildings with low operational EUI ratings. New program offerings will support integrated design and whole-building energy modeling at the feasibility phase and will offer incentives to customers who incorporate energy-reduction strategies through post occupancy.22

**Recommendation – Improve training and technical capacity of workforce**

As the buildings sector makes shell improvements and adopts renewable thermal technologies, workforce development present both a big challenge and a big opportunity. The challenge is finding and educating the workforce that can enable Connecticut to make this important transition. The opportunity is providing a large number of well-paid, local skilled jobs for Connecticut residents.

**Strategy – Expand training programs to include renewable thermal technology installations and standards**

**Progress to date** – Increasing awareness and training among heating, ventilation, and air conditioning (HVAC) contractors about RTT and new building standards is essential for widespread deployment at the scale needed to meet Connecticut’s GHG goals. Equipment installers must possess strong knowledge of the available energy-efficient technologies and how to effectively integrate them into new and existing buildings. The number and diversity of RTT options is increasing, and HVAC-industry professionals must have the knowledge and experience necessary to service the technologies regardless of manufacturer or equipment model. The expertise needed includes proper equipment selection, right-sizing of equipment, and customer education to optimize the efficiency of building energy systems. HP and water heater thermostats increasingly will need to be programmed to communicate with adaptive building energy management systems to facilitate demand response and grid flexibility, and HP systems can be paired with solar photovoltaic and energy-storage systems to minimize the incremental cost of RTT.

Training programs exist in community colleges and elsewhere.23 But training challenges are significant. Contractors’ abilities to install and evaluate installations vary widely. Successful, cost-effective installation often requires phased project scopes or pre-requisite system changes. And new RTTs (e.g., air-to-water HP technology) emerge frequently.

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Enhancement – Focus training on emerging needs

- Encourage on-demand training to align with customer timing of projects. In this way, contractors can receive training with a specific customer’s application and goal in mind rather than theoretical training. This type of on-the-job training can reduce customer costs and enhance retention of skills with hands-on work.

- Itemize and recognize hydronic heat pump conversions in all financing programs.

Enhancement – Draw on programs elsewhere in the region

- Examine existing Green Professional Building Skills training program (GPRO) certifications. Look at regional training programs (MassSave; NYSERDA) for integrated heat pump controls and retrofits, including applications that optimize existing fossil fuel-based systems to reduce fossil fuel usage in colder months.

Enhancement – Work with HES contractors to identify current and expected job needs [PRIORITY]

- Connecticut faces a lack of qualified workers for available energy-efficiency vacancies. Relevant roles include insulation staff, lead auditors, HES support techs, office administrators, window installers, and billers. The EEB and DEEP should work with HES contractors to make workforce projections on an annual basis.

Enhancement – Create a fast track for critical work skills, and allocate funds to help contractors train new workers [PRIORITY]

- Contractors need support on the cost of obtaining certifications. Cost sharing for startup training would help develop the workforce.

Enhancement – Review licensing requirements to increase talent flow through the work force “pipeline”

- Review the number of hours of on-the-job training required for certification and assess whether a reduction may be feasible.

Job training is crucial to the EEJ community. In this regard, workforce development/job training for the LMI workforce resident in an Energy Development Zone is crucial. Ensure that programs align with the U.S. Department of Labor Workforce Investment Board program and the job funnel. These programs service at-risk communities (e.g., under-employed individuals). These need to be restored to the level that existed before the latest diversion of energy-efficiency funds. For LMI households, a tiered system should allocate larger rebates to these households for heat pump installation. Urban League, Knox Park Foundation, Habitat for Humanity, and CT Energy Marketers Association are well equipped to serve as a training funnel. Connecticut needs a formal apprenticeship program to enable it to access federal dollars.
**New recommendation** – **Develop a strategic plan for transitioning from fossil fuels to renewable thermal technology** [**PRIORITY**]

To reduce GHG emissions from the buildings sector, Connecticut must transition from fossil fuels to net-zero, all-electric buildings. Reaching deep-decarbonization goals of 75 percent or greater reduction in GHG emissions will require eliminating most of the CO₂ produced by furnaces, boilers, and water heaters.24

Because of the large scope of this undertaking and because it holds major implications for the electricity grid, the natural gas grid, and the delivered fuels industries, it is essential to develop an integrated transition plan. To successfully transition in a cost-effective, equitable, and orderly fashion, Connecticut must develop a strategic plan to:

- coordinate the transition from natural gas and other fossil fuels to electricity, apace with the greening of the electricity grid;
- prepare building thermal loads for adoption of RTT;
- ensure equitable adoption of strategic electrification and mitigate increasing costs for natural-gas customers as use of the gas-distribution system dwindles;
- ensure orderly maintenance and safety of the natural-gas distribution system as the system is replaced by electric infrastructure;
- institute a cost of carbon in the buildings sector and an incentive to transition from fossil fuel, by enacting a tax on each gallon of heating oil that declines as the content of sustainably sourced biodiesel increases (no tax would be paid for 100 percent biodiesel)25;
- support a Renewable Thermal Portfolio Standard that promotes all practical pathways to zero- or low-GHG thermal energy26;
- identify required labor force requirements and retraining opportunities;
- develop a timeline for both electric and gas transitions that considers grid upgrades and remaining life of equipment;
- where financial barriers exist, provide access to financing and incentives enabling adoption of electric and other low-GHG technologies;
- identify existing and emerging technical limitations and provide technical, procedural, and operational solutions to cope with these barriers;

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25 The Distillate Advisory Board established under Connecticut General Assembly (CGA) 296 Sec. 16a-21b Subsection (c) (1) would determine the sustainability of feedstocks. For this to be effective, producers would be required to reveal their source of feedstocks.

26 Several members of the team expressed concern about including biodiesel. The possibility of a thermal RPS program is currently under review by DEEP.
- minimize stranded assets; and
- model and solve the “winter peak” issue attributed to thermal electrification.

A just transition must account for price, availability, and health impacts on LMI residents. Critical equity questions must be addressed in a transition plan, including equitable adoption of high-efficiency electric technologies and mitigating stranded assets. Under a high-electrification strategy, remaining natural gas customers face high costs.\(^{27}\) Solving these challenges will benefit children, the elderly, and low-income people who are most at risk of air pollution from combustion appliances. University of California Los Angeles researchers found that the use of kitchen appliances for supplemental heating – which evidence suggests is more common in low-income and minority households – increases the risk of exposure to unsafe air.\(^{28}\)

Some members of the Mitigation Working Group’s buildings team have expressed concern that electrification in large commercial and industrial settings is not technically or economically feasible. The Home Builders and Remodelers Association of Connecticut has argued against end dates for gas expansion and prohibiting fossil fuels in new buildings and retrofits. Conversely the CT League of Conservation voters and Sierra Club have expressed concern about including biodiesel and bio fuel in the recommendation. A “minority report” is provided in Appendix 7.

These issues should be front and center as DEEP makes recommendations in the Integrated Resources Plan and Comprehensive Energy Strategy regarding a renewable thermal portfolio standard. While it is important that these “end state” and “end date” issues be resolved, this process should not slow down the building sector’s path to efficiency and beneficial electrification.

**New strategy** – Set end dates for expansion of the gas grid and new gas installations on the existing grid

- Prohibit installation of natural gas infrastructure in new buildings and major retrofits. Align strategic electrification plans to meet the needs of these buildings.
- End state- and ratepayer-funded incentives to convert customers to gas, and for gas combustion equipment and appliances. Incentive funds should be redirected to high-efficiency electric alternatives. Plans for strategic electrification should address the needs of both residential and commercial markets.
- The natural gas utility companies disagree with the strategy of curtailing expansion of gas infrastructure, ending incentives. Their views are reflected in Appendix 7.


• This strategy needs to be evaluated in the context of the overall strategic transition plan for renewable thermal. It needs to consider the technical feasibility, resiliency, the economic consequences, and social ramifications of setting end dates.
## Appendices

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**Members of the Buildings team**

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<td>Charlie Weedon</td>
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<td>Michael Uhl</td>
<td>Eastern CT Green Action and Pomfret Green Team</td>
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**DEEP support staff**

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<thead>
<tr>
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<th>Bureau of Energy &amp; Technology Policy</th>
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<tr>
<td>Jeff Howard</td>
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<td>Donna Wells</td>
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Appendix 2

Reference for SB1777

2020 Senate Bill 177 AN ACT CONCERNING ENERGY CONSUMPTION DATA AND LABELING. To require (1) nonresidential property owners of buildings greater than or equal to fifty thousand gross square feet, or two or more buildings on the same parcel that are greater than or equal to one hundred thousand gross square feet, report the previous calendar year’s energy consumption data to the Department of Energy and Environmental Protection, and (2) residential property owners to disclose, upon request at the time the property is publicly listed for sale or rent, the previous calendar year’s energy bills.

2020 Governor’s Bill House Bill 5008 AN ACT CONCERNING THE ESTABLISHMENT OF HIGH PERFORMANCE GREEN BUILDING STANDARDS FOR VOLUNTARY ADOPTION BY MUNICIPALITIES.
Appendix 3a

Comprehensive sustainability measures to include in high performance codes and standards and stretch code

- **Indoor health and wellbeing**: Promote good indoor health and wellbeing through the specification of low-emitting, nontoxic materials, providing above code levels of fresh air with energy recovery, MERV 13 filtration, no on-site combustion, air quality monitoring, and natural daylighting.

- **Water conservation**: Reduce water consumption by using strategies such as but not limited to the Environmental Protection Agency (EPA) WaterSense low-flow fixtures, rainwater capture, greywater reuse, compost toilets, and separate drains from greywater and blackwater sources.

- **Site ecology**: Promote healthy site ecology by restoring natural habitat, infiltrating stormwater onsite, using black-sky compliant lighting, and reducing heat island effect.

- **Process**: Use an integrated design process by having a sustainability design charrette with all major disciplines at the outset of the project.

- **Historic preservation**: Prioritize renovation over new construction, and establish standards for deep energy retrofits that also comply with the Secretary of the Interior’s Standards for Rehabilitation.

- **Resilience**: Implement modern codes that improve building resilience to natural disasters.

- **Alternate compliance paths**: Evaluate third-party rating systems for demonstrating compliance with the project requirements listed above, and to shift enforcement responsibility to third party auditors. Examples include but are not limited to:
  - LEED for various project types and including LEED Zero.
  - WELL Building/ Fitwel
  - Passive House
  - Maximum HERS Rating
  - EPA Energy Star, Water Sense, Indoor AirPlus
  - DOE Zero Energy Homes
  - National Green Building Standard
  - Green Enterprise Communities
Appendix 3b
Strategies for achieving high performance standards

Strategy 1 Create a Code Task Force:
We recommend that DEEP in conjunction with DAS create a standing task force that includes building officials, members of the State Codes and Standards Committee, industry professionals, and environmental advocates to accomplish the goals outlined below. This task force could operate under the aegis of the BPO, DEEP, the GC3, or DAS. Its function would be to provide a forum for the state, the utilities, trade groups, architects and others to work together toward effective high performance code structures and implementation. The task force would bring technical expertise as well as diverse viewpoints to the important tasks of code development, code implementation, identification of compliance routes, developing training programs for these skill sets, and finding funding sources to support this work.

Strategy 2 Develop a Stretch Code for Adoption by Connecticut Municipalities
Develop a stretch code for residential and commercial new construction and substantial renovations that requires all-electric (with limited exceptions), energy-efficient operation, and a zero-carbon profile (energy and embodied carbon) in addition to other comprehensive sustainability measures. (A minority report on this strategy is attached.) See Appendix 7 for referenced proposed legislation.

1. The stretch code would be voluntary for municipalities, and/or energy districts.
2. The stretch code should meet all the performance standards listed for the proposed State Building Standards (see below)
3. For commercial and large multi-family buildings of five units or more, the code would be the same (with amendments only if necessary) as the State Building Standards for simplicity.
4. A different code should be developed for the particular needs of smaller scale residential projects that also addresses deep energy retrofits.

Strategy 3 Update the High-Performance State Building Standards
We recommend that the State of Connecticut, in order to truly “Lead by Example,” update the High-Performance Standards to create State Building Standards as already required by Public Act 19-35, and in addition that it require all-electric, energy-efficient operation, and a zero carbon profile (energy and embodied carbon), along with other comprehensive sustainability measures. (A minority report on this strategy is attached).

Strategy 4 State Embodied Carbon Standards
We recommend that State agencies consider the reduction of embodied carbon of materials and construction as a criterion when contracting for state-funded projects such as infrastructure projects. We further recommend that the state develop guidance and policies on embodied carbon for all building projects in the state. The greenhouse gas emissions associated with new construction can account for up to three quarters of a building’s total GHG emissions over the first ten years of operation. Concrete alone contributes up to 8% of total global greenhouse gas emissions, and there are proven strategies that can reduce those emissions. The state has an opportunity to significantly reduce greenhouse gas emissions by addressing embodied carbon.
We further recommend that DEEP and GC3 investigate the co-benefits across GC3 sector priorities that could be realized by a policy that supports long lived wood products, such as mass timber, sustainably harvested from Connecticut or nearby working forests, in state-funded building and affordable housing.
Appendix 4

Data fields for inventory of building structures

The file produced by the Warren Group contains every building (Residential, Commercial, Industrial) in Connecticut.

The file contains the following fields (list is a summarized view of the database)

- Record type
- Property ID
- Owner name
- State, County, Town, Street address, Zip Code
- Census tract
- Census block
- Latitude, Longitude
- Property use
- Owner Mail
- Type of Construction
- Assessed value
- Type of Roof
- Heating type
- Heating Fuel
- Various areas - lot, gross living area, size of rooms etc.
- Number of rooms
- Year built
- Owner occupied or rental
Appendix 5

Energy Development Zones: proposed legislation

This legislation authorizes the establishment of Energy Development Zones (EDZs) in LMI neighborhoods, wards, or census tracts in a municipality, for the purpose of promoting in the EDZ a) deep energy retrofits of existing housing and b) new construction incorporating energy efficiency features; in both cases the municipality may promote or require EE features that stretch beyond the extant Connecticut building code. The EE projects will start with HES surveys; then upgrading thermal sealing and insulation of the residences, for example by following the recommendations of the HES; and finally by requiring installation of all-electric heating and cooling equipment (RTT). The state shall, and the municipality may, provide financial and regulatory incentives to property owners to promote undertaking these projects.

An additional feature of the legislation is the establishment of facilities in the EDZs for workforce development. Its objective is specifically to provide training for EDZ residents for employment in the skilled vocations required for EE retrofits and new construction specified above. The facilities are to be supported by state funds and by financing from local financial institutions and nonprofit organizations.
Appendix 6

Building performance office and equity and environmental justice

The Connecticut Energy Efficiency Board (the EEB) “is a group of advisors who utilize their experience and expertise with energy issues to evaluate, advise, and assist the state’s utility companies in developing and implementing comprehensive, cost-effective energy conservation and market transformation plans to help Connecticut consumers reduce energy use in their homes and businesses and to help Connecticut meet its changing and growing energy needs.”[1] The EEB is created under CG state statute 16-245m. It may be possible to revise the EEB charter to include the concept of the BPO.

Creating the BPO will require careful evaluation of existing institutions. If the BPO is created properly, it can avoid duplication and focus resources intensively where needed. We need to examine the charter for the EEB to see if this is part of their charge, i.e. does their mission include programatically improving the building stock at a given pace to mitigate climate change?

Review of the BPO function should include a full review of diversity in board members and seek to increase coordination in planning and spending among the EEB, LIHEAP, WAP, the Green Bank, and other nonprofits that work to improve Connecticut’s building stock (e.g. Green and Healthy home).

Appendix 7

Minority report regarding strategy on natural gas distribution system

Pat McDonell represents Avangrid/United Illuminating/Southern Connecticut Gas on the Mitigation Progress Working Group. He opposed the buildings team’s proposed strategy of developing a plan to cease expanding the natural gas distribution system and submitted the following comment.

- Electrification of transportation and building heating will be a key element in reducing GHG emissions in Connecticut.

- The current energy efficiency programs are a great platform to achieve that goal[,] and the program metrics should be expanded to redirect those programs.

- In order to successfully make this transition, it is critical that the public is informed about the advantages and availability of electric technologies so that they can make an informed choice.

- It is also important to provide access to those technologies, through a trained and skilled supply chain, and in the case of electric vehicles adequate charging infrastructure.

- Where financial barriers exist, access to financing and incentives is critically important to aid in the selection of electric technologies.

- Consumers should be directed to make the appropriate selections, but it is premature to impose prohibitions on any specific resources since electric technology is not yet ubiquitous. Also, there are still some circumstances that make efficient electric buildings impossible.

- Any electrification plan should also examine the economic impact on low- and moderate-income consumers to avoid any additional burdens on this segment of the population.

- Gas system leakage should be managed not only to ensure safety, but to also reduce leakage from gas distribution systems for environmental considerations.
## Appendix 8

### Acronyms and abbreviations

<table>
<thead>
<tr>
<th>Term</th>
<th>Full Name</th>
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<tbody>
<tr>
<td>BEM</td>
<td>Whole-building energy modeling</td>
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<tr>
<td>BPO</td>
<td>Building Performance Office</td>
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<td>BTU</td>
<td>British thermal unit</td>
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<tr>
<td>CCA</td>
<td>Community Choice Aggregation</td>
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<tr>
<td>CGA</td>
<td>Connecticut General Assembly</td>
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<tr>
<td>C&amp;LM</td>
<td>Conservation and Load Management</td>
</tr>
<tr>
<td>CO2</td>
<td>Carbon dioxide</td>
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<tr>
<td>DAS</td>
<td>Connecticut Department of Administrative Services</td>
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<td>DCS</td>
<td>Connecticut Division of Construction Services, a part of DAS</td>
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<tr>
<td>DEEP</td>
<td>Department of Energy and Environmental Protection</td>
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<tr>
<td>DOE</td>
<td>U. S. Department of Energy</td>
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<tr>
<td>EDZ</td>
<td>Energy Development Zone</td>
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<tr>
<td>EE</td>
<td>Energy efficiency</td>
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<td>EEB</td>
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<tr>
<td>EEJ</td>
<td>Equity and Environmental Justice</td>
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<tr>
<td>EPA</td>
<td>U. S. Environmental Protection Agency</td>
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<tr>
<td>EUI</td>
<td>Energy Utilization Intensity</td>
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<td>GC3</td>
<td>Governor’s Council on Climate Change</td>
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<td>GHG</td>
<td>Greenhouse gas</td>
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<td>HES</td>
<td>Home Energy Solutions</td>
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<tr>
<td>HP</td>
<td>Heat pump</td>
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<tr>
<td>HVAC</td>
<td>Heating, ventilation, and air conditioning</td>
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<tr>
<td>IECC</td>
<td>International Energy Conservation Code</td>
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<tr>
<td>LIHEAP</td>
<td>U.S. Department of Health &amp; Human Services Low Income Home Energy Assistance Program</td>
</tr>
<tr>
<td>LMI</td>
<td>Low- to moderate income (households)</td>
</tr>
<tr>
<td>MERV</td>
<td>Minimum Efficiency Reporting Value</td>
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<td>NEEP</td>
<td>Northeast Energy Efficiency Partnerships</td>
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<tr>
<td>NYSERDA</td>
<td>New York State Energy Research and Development Authority</td>
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<tr>
<td>PURA</td>
<td>Connecticut Public Utilities Regulatory Authority</td>
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<tr>
<td>RGGI</td>
<td>Regional Greenhouse Gas Initiative</td>
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<tr>
<td>RTT</td>
<td>Renewable thermal technologies</td>
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<tr>
<td>SBEA</td>
<td>Small Business Energy Advantage</td>
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<tr>
<td>UI</td>
<td>United Illuminating Company</td>
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<tr>
<td>WAP</td>
<td>U. S. Department of Energy Weatherization Assistance Program</td>
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## Appendix 9
### Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td><strong>Community Choice Aggregation</strong></td>
<td>A program through which municipalities (or groups of municipalities) procure electricity on behalf of constituents in order to lower energy costs or secure less carbon-intensive energy. CCA communities continue to receive electricity distribution via the local utility. Connecticut has not authorized CCA.</td>
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<tr>
<td><strong>Connecticut Green Bank</strong></td>
<td>The first state green bank in the nation. Established by the Connecticut General Assembly to work with private-sector investors to create low-cost, long-term sustainable financing for clean energy.</td>
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<tr>
<td><strong>Distributed energy resource</strong></td>
<td>Energy sources connected to the grid at the distribution level (i.e. not delivered over transmission lines).</td>
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<td><strong>Energy Development Zone</strong></td>
<td>An area in a municipality where stricter building codes can be required. See Appendix 5 of the building chapter for further information.</td>
</tr>
<tr>
<td><strong>Energy Utilization Intensity (EUI)</strong></td>
<td>Energy Use Intensity is the energy use per square foot at a property (energy divided by square foot). EUI enables you to compare different sized buildings.</td>
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<tr>
<td><strong>Fuel thermal loads</strong></td>
<td>The amount of heating and cooling energy required to keep a building’s temperature in an acceptable range.</td>
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<td><strong>Green Professional Building Skills training program</strong></td>
<td>A certificate program that teaches people who build, renovate, and maintain buildings how to integrate high-performance construction and maintenance practices into their everyday work.</td>
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<tr>
<td><strong>Grid-interactive efficient buildings</strong></td>
<td>A building that uses “smart” technologies and on-site distributed energy resources to provide demand flexibility while co-optimizing for energy cost, grid services, and occupant needs and preferences, in a continuous and integrated way.</td>
</tr>
<tr>
<td><strong>Home Energy Solutions</strong></td>
<td>An Energize Connecticut program through which utility-approved technicians evaluate a home’s energy performance and provide basic weatherization and energy-saving measures such as sealing air leaks and installing energy-efficient lighting, faucet aerators, and low-flow showerheads.</td>
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<tr>
<td><strong>Low- to moderate-income</strong></td>
<td>Individuals or households making 100% or less of the area median income.</td>
</tr>
<tr>
<td><strong>Minimum Efficiency Reporting Value</strong></td>
<td>A number that measures the ability of a filter to capture air particles</td>
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<tr>
<td><strong>Modified Utility Cost Test</strong></td>
<td>A program administrator cost test, also known as the utility cost test, is a cost-effectiveness test for energy-efficiency programs (e.g., programs providing incentives for installation of heat pumps). The purpose of the UCT is to indicate whether the benefits of the program will exceed its costs from the perspective of the utility system. The UCT includes all costs and benefits that directly affect operation of the utility system. It disregards other costs and benefits to customers (e.g., improved health) and to society as a whole (e.g., avoidance of climate change).</td>
</tr>
<tr>
<td><strong>Renewable thermal technologies</strong></td>
<td>Technologies that harness renewable energy sources (e.g., heat from sunlight) to provide heating and cooling services.</td>
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<tr>
<td><strong>Stretch code</strong></td>
<td>A locally mandated code or alternative compliance path for energy efficiency that has targets more stringent than the base code.</td>
</tr>
<tr>
<td><strong>Weatherization Assistance Program</strong></td>
<td>Federal program, administered by Connecticut, that provides weatherization improvements and upgrades to homes to improve energy efficiency and reduce energy costs for low-income households.</td>
</tr>
<tr>
<td><strong>Whole-building energy modeling (BEM)</strong></td>
<td>A multipurpose tool to analyze and improve building efficiency by assessing building components with descriptions of their use and operation. BEM is used in new building and retrofit design, code compliance, green certification, qualification for tax credits and utility incentives, and real-time building control.</td>
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Appendix 10

Editor’s note on major revisions

The Buildings team has incorporated the stakeholder feedback from the 36 comments submitted on the draft chapter that was released for public comment in September 2020. The final chapter contains the following revisions:

- Input from DEEP and several public commenters emphasized the need to improve coordination and use of Low-Income Heating Assistance Program (LIHEAP) and Weatherization Assistance Program (WAP) funds to overcome health and safety barriers and increase weatherization in low- to moderate-income households.
- The report now highlights the global warming potential (GWP) of some forms of insulation and recommends that the state focus on insulating technologies with low GWP.
- A strategy was added to encourage the Connecticut Finance Housing Authority to incentivize projects to comply with the state's greenhouse gas emissions goals and reflect embodied carbon when it administers the Low-Income Housing Tax Credit.
- Stakeholders expressed concern about the recommendation to have delivered fuel dealers report sales by town. The chapter now proposes a pilot to work out the process of data collection.
- This chapter adds three components to the “Engaging Municipalities as Allies” strategy:
  - Strengthen ties to SustainableCT;
  - Educate Municipalities on the use of Energy Service Companies (ESCOs); and,
  - Support community education and outreach campaigns such as Solarize, HeatSmart, and municipal Home Energy Solutions (HES) campaigns.
- The document now defines renewable thermal technology (RTT).
- Considerable and conflicting comments were received about the degree to which building electrification is technically possible, and whether it should be mandated. This input underscored the necessity of a DEEP review.
- Likewise, there was concern about and advocacy for the use of biofuels in any renewable thermal portfolio. As with building electrification, the recommendation for a thorough DEEP review will help to address some of these issues.

Finally, the Buildings group has recognized the large number of recommendations and strategies identified in this document. Some team members have volunteered to continue working on these topics into the next phase of implementation.
Chapter 4

Electricity

Chapter overview

Executive summary

Introduction

Equity & environmental justice overview

Adaptation & resilience overview

Electricity planning and markets

<table>
<thead>
<tr>
<th>Progress on 2018 recommendations</th>
<th>Strategies</th>
<th>Enhancements and new strategies</th>
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</table>
| Commit at least 50 megawatts of demand reduction per year to the ISO-New England forward capacity market | • Reduce electricity consumption by 1-2 million megawatt hours by replacing existing inefficient electric-resistance space- and water-heating equipment with high-efficiency renewable thermal technology [PRIORITY]  
  o Assess distribution of C&LM program funds with a broader equity lens | |
| Achieve at least 66 percent zero-carbon electricity generation by 2030 | • Meet the RPS target of 40 percent Class I renewable energy sources by 2030, with an aim to reduce the carbon intensity of the RPS [PRIORITY]  
  o Phase out carbon-emitting resources from the RPS | |
|                                   | • Ensure a transparent and predictable compensation framework to maintain at least the historical annual average 40-90 megawatts of residential behind-the-meter renewable energy resources  
  o Assess the impacts of expanding eligibility for participation in virtual net metering programs | |
|                                   | • Implement a shared clean energy program deploying at least 25 megawatts per year, with a focus on low- and moderate-income customers | |
|                                   | • Deploy at least 50 megawatts per year of larger distributed solar and 10 megawatts per year of distributed fuel cells, with optimum utilization of available siting locations  
  o Discourage development of renewable-energy projects on forested, agricultural, and other natural lands | |
<p>|                                   | • Maintain in-state zero-carbon nuclear generation and develop a long-term zero-carbon replacement strategy equivalent to 2,100 megawatts | |
|                                   | • Exercise procurement authority for zero-carbon energy through competitive bidding processes that drive down prices | |
|                                   | • Establish clear targets for off-shore wind procurement – in concert with IRP recommendations and in balance with other renewable energy sources – to foster its significant potential to help meet Connecticut’s zero-carbon goals [PRIORITY] | |</p>
<table>
<thead>
<tr>
<th>Optimize grid management strategies to reduce carbon emissions</th>
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<tbody>
<tr>
<td>• Identify transmission constraints and evaluate the need for new transmission infrastructure required to support a zero-carbon electric grid</td>
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<tr>
<td>• Increase adoption of smart-management technologies to optimize flexibility of distributed energy resources [PRIORITY]</td>
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<tr>
<td>• Over the next 2-5 years, research and identify opportunities to integrate battery storage and distributed renewable energy technologies to reduce and displace carbon emissions</td>
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<td>• Reduce petroleum use by power plants needed to serve winter peak demand</td>
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<tr>
<td>• Identify ways to increase local involvement in energy decision-making such as targeting energy efficiency dollars based on local priorities and increasing local governments’ ability to procure zero-carbon energy</td>
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Appendices
Executive summary

The electricity sector accounts for 21 percent of Connecticut’s economy-wide greenhouse gas (GHG) emissions, making it the third-largest source of emissions in the state, after transportation and buildings. In order to achieve Connecticut’s interim goal of 45 percent GHG reductions by 2030, the electricity sector must reduce emissions 71 percent below 2014 levels. Achieving a 100 percent zero-carbon target for the electricity sector, as discussed in Governor Ned Lamont’s Executive Order No. 3, will require even greater reductions.

Achieving these targets will require Connecticut to change the way it generates electricity. It also will require substantial changes to the way we procure, transmit, and conserve electric power. This chapter, which was developed by a team of stakeholder experts representing public, private, and non-profit entities, reviews GC3’s three broad 2018 recommendations to achieve significant emissions reductions in the electricity sector:

1. Commit at least 50 megawatts of demand reduction per year to the ISO-New England forward capacity market.
2. Achieve at least 66 percent zero-carbon electricity generation by 2030.
3. Optimize grid management strategies to reduce carbon emissions.

The chapter outlines 15 strategies to implement these recommendations. It designates these four as high priority:

- Replace inefficient electric-resistance space and water heating with more efficient renewable thermal technologies.
- Meet Connecticut’s Renewable Portfolio Standard (RPS) target of 40 percent Class I renewable energy resources by 2030 while reducing the carbon intensity of resources in the RPS.
- Establish clear targets for offshore wind procurement as a source of zero-carbon electricity.
- Increase adoption of smart-grid-management technologies to better accommodate distributed energy resources.

It is important that the transition to a decarbonized electricity sector does not impose an undue burden on any demographic group. Given the burden that environmental justice communities historically have had to bear, the benefits of a transition to zero-carbon electricity should not only equitably accrue to those historically overburdened but should disproportionately benefit this communities. At the same time, the electricity sector must be prepared to serve Connecticut residents in a future that will be marked by uncertainty and volatility as the region’s climate changes.

Decarbonizing the electricity sector is essential if Connecticut is to meet its ambitious emissions-reduction targets – both because the grid is a major source of emissions and because a clean grid in turn is essential to decarbonizing the transportation and buildings sectors. The recommendations and strategies presented in this chapter provide a pathway to an electric grid that is cleaner and more resilient, reliable, and equitable.
Introduction

The electricity sector accounts for 21 percent of Connecticut’s economy-wide greenhouse gas (GHG) emissions, the third-highest source after transportation and buildings.1 Connecticut has taken numerous actions to accelerate the transition toward a cleaner energy future while reducing energy costs, improving system reliability, and minimizing negative environmental impacts. Further efforts to decarbonize this sector are imperative.

Achieving Connecticut’s statutory goal of 45 percent reductions in economy-wide GHG emissions by 2030 will require cutting electricity-sector emissions 71 percent below 2014 levels. According to DEEP’s preliminary projections for the 2018 GHG inventory, the electricity consumption produces 10.2 million metric tons of carbon dioxide equivalent (MMTCO2e).2 Reducing emissions to 71 percent below 2014 levels would require no more than 1.8 MMTCO2e of emissions from electricity consumption.3

As the buildings and transportation sectors move toward electrification, zero-carbon electricity generation will play an even more crucial role in creating a low-carbon future. This can be achieved by reducing demand through energy efficiency4 and conservation, increasing zero-carbon generation5, and optimizing the distribution grid to reduce peak demand and carbon emissions.

This chapter discusses the equity and environmental justice implications of climate change mitigation strategies in the electricity sector and the imperative of climate change adaptation; and it provides context on Connecticut’s electricity system planning and the regional markets in which it operates. It presents three broad recommendations and a suite of strategies to decarbonize the electricity sector.

Equity and environmental justice – An increased focus on equity and environmental justice (EEJ) initiatives was also cause for reexamination of the 2018 recommendations to ensure an equitable transition to a decarbonized grid. Studies show that low- to moderate-income (LMI) and minority communities are disproportionately affected by electricity generation and endure a range of negative impacts without necessarily experiencing the benefits of electrification.6 Enhancements to 2018 recommendations provided in this chapter include strategies to benefit LMI residents, create jobs and

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3 Calculations by staff of DEEP’s Energy Bureau.
4 Making buildings more energy efficient will be a critical to achieving Connecticut’s emissions reduction targets. Specific recommendations and strategies for improving energy efficiency in the built environment are more fully addressed in the transportation chapter.
5 While most forms of generation are associated with a certain amount of embedded carbon and lifecycle emissions, the term “zero-carbon” generation here refers to renewable energy sources that do not directly produce emissions from electricity generation.
spur workforce development, and site new zero-carbon electric generation to displace fossil fuels in an equitable manner.

DEEP is committed to ensuring an equitable and just transition to a zero-carbon future. The electricity sector has a number of EEJ barriers that can be addressed with appropriate policy. Fossil fuel power-generation facilities are a significant source of harmful air pollutants, such as ground-level ozone, carbon monoxide, lead, sulfur dioxide, nitrogen dioxide, particulate matter, and noise pollution that can harm public health and the wellbeing of residents in surrounding communities. The negative impacts of power generation are disproportionately felt by populations in close proximity to generation facilities. In many cases, these communities are minority, low-income, or underserved areas.

Not only do these populations bear a disproportionate burden from power generation, they also pay disproportionately more for their energy. A report by the American Council for an Energy Efficient Economy found that residents with low incomes, Blacks, Latinx residents, and renters often pay up to three times more of their annual household income on energy than do middle and higher income households. When customers are unable to pay their bills, they begin to accrue past-due bills and are left vulnerable to shut offs and credit collections. In addition to this financial burden, energy insecurity can have public health consequences. For example, on extremely hot days, heat-related deaths spike and hospital admissions for heat-related illnesses rise, especially among elderly adults and other vulnerable groups.

Building and vehicle electrification reduce on-site emissions but partially shift them and other associated externalities to the communities surrounding fossil-fuel-burning electricity plants, exacerbating environmental justice issues. Even low- and zero-carbon energy sources such as biomass, wind, solar, and nuclear have negative externalities that can harm local residents. However, proper planning and policy can create equitable outcomes for the host community and Connecticut as a whole. Dispersing facilities throughout the state will ensure that any negative externalities are not concentrated in certain areas and will also create a more resilient grid.

Siting new renewable power generation facilities can create jobs and opportunities to develop the workforce and invest in the community. For example, port cities near offshore wind farms will grow to meet the needs of the facility and the influx of new workers, benefitting many levels of the local economy. New renewable energy facilities should be sited to avoid “greenfield” development and prioritize development on brownfields and land that cannot support other uses.

In the coming years, updated plans must also account for current and future disruptions related to COVID-19. Aid or deferment of utility-bill payments will help consumers and keep families in their homes during a national pandemic and recession. Extra incentives can stimulate the energy-efficiency economy and job creation. EEJ implications of specific recommended strategies are addressed in more detail in

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the sections that follow. A cross-cutting examination of EEJ in Connecticut’s climate change mitigation and adaptation planning may be found in the Equity and Environmental Justice Working Group report.

**Adaptation and resiliency** – Connecticut’s electricity sector needs to adapt and prepare for the stressors that climate change is projected to create. We are already beginning to see impacts today. Extreme weather events such as hurricanes and heat waves are becoming more severe and more frequent; and rising sea levels jeopardize the physical grid infrastructure, leading to damaged equipment, power outages, and potentially dangerous hazards like fire. As a coastal state, Connecticut is prone to changes in sea level rise and more powerful storm surges, which threaten to knock out critical grid assets. Extreme hot and cold weather events will place a greater strain on the electric grid as more air conditioning comes online and heating equipment works overtime to maintain comfortable temperatures. Connecticut is already experiencing unprecedented climatic events, and actions taken now can better prepare our communities to face this urgent challenge and the impacts to come.

Key strategies that make the grid more resilient include:

- securing and strengthening infrastructure, for example with retaining walls, flood prevention techniques, and underground wiring where feasible and cost-effective;9
- proactive management to remove potential hazards, such as trimming tree limbs along transmission paths; and
- developing grid-integrated buildings, microgrids, and smart grids.

Connecticut has already taken some steps to protect its grid infrastructure. For example, Bridgeport was awarded a $54 million competitive federal grant to support infrastructure disaster resilience. The money will be divided among numerous resiliency projects, with most going toward the Bridgeport Eastern South End Storm Surge Protection project. Strategies in the project include surge-water management, a flood-defense system composed of natural/green and fortified/gray infrastructure, and community education.10 This will be a model for protecting grid infrastructure resources across the state and the region.

Minimizing damage from extreme weather events will also require updates to the grid itself. Grid-connected buildings, microgrids, and smart grids create a resilient network of two-way communication between the electricity consumers and the grid operators. Grid-connected buildings and microgrids can work with the system to generate electricity, store it, and shift load. A grid-interactive efficient building can communicate with the grid to delay or run functions such as space cooling and water heating to accommodate peak demand events and in some cases act like a battery by dispatching energy. Smart

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9 Undergrounding of electric and communication wires would not only increase their resiliency, but would protect all of the essential benefits of large trees for climate change mitigation, adaptation, and resiliency, especially in urban and suburban communities. During implementation, it is important to ensure that LMI ratepayers, who may have fewer trees near their residences or live in multifamily dwellings with more efficient electricity delivery, do not pay disproportionately for these investments.

grids continuously perform self-assessments that inspect, analyze, and automatically respond to problems, allowing rapid identification of damage and rerouting of electricity to reduce the impact of blackouts. Successfully deployed in parts of Europe and Asia, these solutions both reduce the impacts of damage and enable faster recovery.\textsuperscript{11}

On the recommendation of Governor Dannel Malloy’s Two Storm Panel, the Connecticut General Assembly established the Microgrid Program in 2012.\textsuperscript{12} The program was designed to minimize the impact to critical infrastructure associated with emergencies, natural disasters, and other events that might cause the larger electricity grid to lose power. To date, the program has awarded 13 grants for 12 microgrids that will support universities, police and fire stations, senior centers, schools, and other critical public facilities throughout the state. In August 2020, Tropical Storm Isaias illustrated the need for these microgrids, two of which were called on to operate in the aftermath of the storm. The following month, Governor Lamont called the General Assembly into Special Session. Under Special Session Act 20-5, the Microgrid Program statute was amended to expand program funding to microgrids and other “resilience projects’ and prioritize project proposals benefitting vulnerable communities.\textsuperscript{13}

For specific recommendations regarding microgrids and other adaptation and resilience strategies, refer to the Financing Adaptation and Resilience Working Group report.

**Electricity planning and markets** – Connecticut uses an integrated resource planning approach to make use of every tool available to achieve significant decarbonization, and many of the recommendations in the following sections will be made actionable by the state’s Integrated Resources Plan (IRP). It is “integrated” in the sense that it looks at demand-side resources (conservation and energy efficiency) as well as traditional energy generation and grid-side optimization.\textsuperscript{14}

The IRP, which is updated every two years, is Connecticut’s principal assessment of future electricity usage and strategies to meet demand. The most recent IRP proceeding was initiated in late 2018 in order to address new market and policy developments, including new direction from Executive Order No. 3, as well as increase the focus on EEJ initiatives. Although the IRP is still in development, DEEP will work to align the recommendations in this report with the outcome of that proceeding.

The recommendations in this report also were made in the context of Connecticut’s electricity industry and markets. In the late 1990s, Connecticut restructured its electric industry with the intent of harnessing the benefits of competition. In the decades since those markets were first established, the New England markets have evolved – at times over Connecticut’s strong objection – from a tool for achievement of shared reliability and cost savings to a system that substantially impairs Connecticut’s ability to achieve its environmental and clean-generation goals in a cost-effective manner. These changes include the application of minimum-offer price rules that require Connecticut consumers to pay

\begin{footnotesize}

\textsuperscript{12} C.G.S. Section 16-243y

\textsuperscript{13} September Special Session, Public Act No. 20-5, October 2, 2020, https://www.cga.ct.gov/2020/act/Pa/pdf/2020PA-00005-R00HB-07006SS3-PA.PDF

\end{footnotesize}
twice to meet a single resource need, while propping up facilities that Connecticut seeks to replace through investment in new, clean generation. At the same time, the capacity market administered by Independent System Operator New England (ISO-NE) has driven over-reliance on a single fuel – natural gas – that is neither sustainable from a reliability perspective nor consistent with Connecticut’s long term goals.

For example, Connecticut will soon be home to the Killingly Energy Center, a new natural-gas-fired power plant that will provide energy to the ISO-New England service area. Even though Connecticut has committed to achieving 100 percent zero-carbon energy by 2040, this goal alone does not necessarily bar construction of the new power plant, which will serve the entire ISO-New England region and was sited in Connecticut due to the state’s significant natural gas pipeline infrastructure. The Connecticut Siting Council, which has the authority to prevent construction, approved the developer’s application for a Certificate of Environmental Compatibility and Public Need in June 2019. Although Killingly will be significantly less polluting than the oil- and coal-fired power plants it replaces and help to meet the region’s energy needs, it does not align with Connecticut’s decarbonization policy objectives; and its long asset life will make it challenging to meet the state’s emissions reduction goals. Throughout development of this report, stakeholders indicated their strong objection to this project because, at a time when Connecticut is emphasizing the urgency of decarbonizing the electricity grid, the plant will lock in decades of carbon emissions and will negatively impact the health and well-being of the surrounding community.

Connecticut, along with four other states in the New England States Committee on Electricity (NESCOE), released a Vision Statement in October 2020 that calls for significant changes to wholesale electricity market design, transmission system planning, and ISO-New England governance so that states can meet their decarbonization and clean energy goals while maintaining resource adequacy at reasonable costs. The states will initiate a public process to advance the tenets of the vision statement with engagement from electricity-market participants, affected stakeholders, and interested members of the public.

**Recommendations and suite of strategies** – GC3’s 2018 *Building a Low Carbon Future* report proposed three broad recommendations for the electricity sector:

1. Commit at least 50 megawatts of demand reduction per year to the ISO-New England forward-capacity market.
2. Achieve at least 66% zero-carbon energy generation by 2030.
3. Optimize grid management strategies to reduce carbon emissions.

The report also outlined 15 strategies for achieving these recommendations. This updated report re-examines the recommendation in light of the various market and policy developments that have occurred since 2018. It also reviews progress on specific strategies and proposes new and enhanced strategies to move the electricity sector closer to decarbonization.

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Since release of the 2018 report, new market and policy developments have occurred, making revision of the scope and recommendations warranted. Some of these developments include: multiple competitive public procurements of zero-carbon energy resources; enactment of landmark legislation authorizing the Department of Energy and Environmental Protection’s (DEEP) to procure up to 2,000 megawatts (MW) of offshore wind (OSW) energy; and on September 3, 2019, Governor Lamont signing Executive Order No. 3 to direct DEEP, in consultation with the Public Utilities Regulatory Authority (PURA), to "analyze pathways and recommend strategies for achieving a 100 percent zero-carbon target for the electric sector by 2040."

The Electricity team was chaired by Mike Li (CT DEEP) and involved five other Working Group members and 17 other stakeholders representing business, industry, higher education, environmental organizations, social-service organizations, and government agencies. The team held five electronic meetings between March and August 2020.

**Recommendation – Commit at least 50 megawatts of demand reduction per year to the ISO-New England forward-capacity market**

Electric energy-efficiency investments have begun to flatten Connecticut’s electricity demand, relieving pressure on the grid and minimizing peak periods of carbon-intensive power generation. Over the next 10 years, Connecticut expects to eliminate growth in peak demand by decreasing it 0.4 percent annually. Continuing to reduce peak demand becomes even more important as the buildings and transportation sectors electrify.

The ISO-New England Forward Capacity Market (FCM) permits energy-efficiency resources to be bid into annual auctions as a reliable and predictable source of capacity. Connecticut electric utilities have bid in demand-reduction resources procured through the state’s Conservation and Load Management (C&LM) program. The FCM payments are then re-invested into C&LM programs as a sustainable source of energy-efficiency funding. In 2017, revenue from the FCM comprised over 12 percent of the total C&LM budget. Connecticut should continue to commit at least 50 MW of demand reduction resources per year to the FCM. Connecticut can continue to obtain demand reduction resources using the strategies below.

**Strategy – Reduce electricity consumption by 1-2 million megawatt hours by replacing existing inefficient electric-resistance space- and water-heating equipment with high-efficiency renewable thermal technology [PRIORITY]**

Through the C&LM Plan and other energy-efficiency initiatives, Connecticut should encourage replacement of inefficient electric-resistance space- and water-heating equipment with high-efficiency renewable thermal technologies (RTT) such as air- and ground-source heat pumps, heat-pump water heaters, and solar hot water.

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16 See Appendix 1.
Progress to date – To encourage adoption of RTTs, DEEP has:

- issued a compliance order in the 2020 C&LM Plan directing the utilities to develop a strategic plan to replace electric-resistance heating;
- issued a compliance order directing the utilities to collect information on the reliability of heat-pump water heaters installed through C&LM programs;
- increased incentives to boost customer adoption of ground- and air-source heat pumps;
- increased incentives for insulation for residential customers; and
- for 2020, made home energy audits free for all customers and designated that the majority of those with homes recommended for additional insulation are eligible to have the cost covered by the C&LM program.

DEEP ordered the last two items above both to stimulate the economy during the COVID-19 pandemic and to help people, many now spending more time at home, afford their energy bills. During the pandemic and associated economic downturn, the utilities have made a concerted effort to increase participation in energy-efficiency programs and make the public aware of the higher incentives. Their outreach strategy includes local community engagement, direct mailing to hardship customers, re-engaging past participants to encourage deeper improvements, leveraging trade allies for multifamily outreach, distributing promotional inserts at food banks, creating efficiency packages for distance learners, and other launching other marketing and awareness campaigns. Thermal conservation improvements, which are essential to the efficient use of RTTs, and additional recommendations for transitioning building thermal loads to renewable technologies are discussed in greater detail in the Buildings chapter of this report.

Equity and Environmental Justice
Replacing conventional electric technologies with RTTs for space and water heating has demonstrated financial benefits across all customer groups.\(^1\) While RTTs are more efficient than fossil fuel heating systems, electrification of thermal loads could place additional strain on the electricity system and exacerbate environmental justice concerns associated with peak demand generation. Thus, Connecticut should first focus on buildings with inefficient electric heating equipment. These conversions result in significant carbon emission reductions and energy and cost savings for the consumer.

Enhancement – Assess distribution of C&LM program funds with a broader equity lens
Each year, the C&LM Plan issues an equitable-distribution report that tracks fund collections and incentives paid in distressed census tracts. DEEP ordered that, for 2020, incentives for commercial and industrial customers could exceed the standard incentive rate for customers located in distressed areas. The C&LM Plan should develop a strategy to track incentives paid out by race and ethnicity so that the State can assess distribution of program funds using a broader equity lens.

Connecticut has initiated formal processes to address these distributional-equity concerns. In August 2020, DEEP initiated an Equitable Energy Efficiency proceeding to define equity in the context of the state’s energy-efficiency and load-management programs and to expand participation of individuals in underserved communities, such as minorities, customers with limited incomes, veterans, renters, and
certain business customers. The scope of the proceeding will include an exploration of new metrics (beyond income) to evaluate the distribution of program dollars.\textsuperscript{17}

**Strategy** – Invest in electric measures that reduce peak demand, such as exterior lighting, retail lighting, lighting in State buildings, and high-efficiency refrigeration

Electric energy efficiency helps reduce emissions by lowering overall system demand, but it can have an even greater impact by reducing peak demand. When an electric system reaches peak demand, grid operators need to call on inefficient, expensive, and carbon-intensive generation facilities. Lowering peak demand through efficient electric measures reduces the need for highly polluting energy sources and provides cleaner and cheaper electricity. Because Connecticut’s peak demand occurs in the summer, investment in high-efficiency refrigeration and air conditioning will be especially important as the climate change produces more frequent and intense summer temperature extremes in the region.

**Progress to date** – The C&LM programs maximize peak-demand reductions by deploying efficient electric measures for lighting and networked lighting-control systems with demand-response capability, replacing inefficient window cooling units with efficient RTTs and deploying high-efficiency refrigeration. The 2020 C&LM Plan update approved by DEEP in February 2020 directed the utilities to develop strategies to increase adoption of energy-saving measures such as heat pumps and smart thermostats.\textsuperscript{18}

In 2019, Connecticut’s GreenerGov CT initiative began a comprehensive auditing process at 35 State buildings that met certain size and energy-use criteria. Once audits have been finalized, the State will begin prioritizing projects to be implemented through either general-obligation bonds or the utility-run Energize CT programs. GreenerGov CT also is driving new solar-photovoltaic (PV) pilot projects in preparation for more widespread solar energy development. Twelve pilot projects with a total capacity exceeding 11,000 kW are now underway; and 15 other projects with capacity exceeding 8,000 kW are awaiting additional financing approvals.

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\textsuperscript{17} [http://www.dpu.state.ct.us/DEEPEnergy.nsf/c6c6d52f7cdd1168525797d0047c5bf/12c36ce3c4b5a80c852585d8046845f7OpenDocument](http://www.dpu.state.ct.us/DEEPEnergy.nsf/c6c6d52f7cdd1168525797d0047c5bf/12c36ce3c4b5a80c852585d8046845f7OpenDocument)

\textsuperscript{18} The 24 conditions for approval can be found here: [https://www.energizect.com/sites/default/files/Approval%20of%20CLM%202020%20Plan%20Update%20Conditions%20of%20Approval.pdf](https://www.energizect.com/sites/default/files/Approval%20of%20CLM%202020%20Plan%20Update%20Conditions%20of%20Approval.pdf)

New strategy – Utilize energy storage as a peak-demand-reduction and load-flexibility strategy

Energy storage is becoming a key strategy to shift electricity demand and increase system resiliency. By storing energy during periods of low demand and providing energy during periods of high demand, the grid minimizes use of inefficient, costly, and dirty generation facilities. Numerous storage solutions are available, including batteries and pumped hydro\(^{19}\), which can mitigate the intermittency challenges of zero-carbon resources like wind and solar power.

DEEP and PURA are investigating the value associated with battery storage in a Value of Distributed Energy Resources study that is now under way. A more-detailed discussion of battery storage is provided later in the chapter.

Recommendation – Achieve at least 66 percent zero-carbon electricity generation by 2030

In order to meet Connecticut’s interim target of reducing carbon emissions 45 percent below 2001 levels by 2030, the electricity sector must reach 66 percent zero-carbon generation in the next 10 years. Meanwhile, Executive Order No. 3 directs DEEP, in consultation with PURA, to analyze strategies and pathways for a more ambitious target: 100 percent zero-carbon electricity generation by 2040. The forthcoming IRP will address these strategies. Preliminary results of modeling scenarios for the IRP were released in May 2020, and the draft plan is currently in development.

As the buildings and transportation sectors electrify, it is imperative that the electricity supply be deeply decarbonized. Strategies for Connecticut to support and advance zero-carbon electricity generation in the region grid are outlined below.

Strategy – Meet the RPS target of 40 percent Class I renewable energy sources by 2030, with an aim to reduce the carbon intensity of the RPS [PRIORITY]

Meet the RPS target of 40 percent Class I renewable energy sources by 2030, with an aim to reduce the carbon intensity of the RPS Connecticut’s Renewable Portfolio Standard (RPS) helps the state remain on track to achieve its decarbonization goals. The RPS is a state policy that requires electricity providers to obtain a specific percentage of the energy they generate or sell from renewable sources. Owners of renewable-electricity generation projects receive one renewable energy certificate (REC) for every megawatt-hour of electricity they produce. Those RECs are traded in a regional market for state RPS

\(^{19}\) Western Connecticut is home to several pumped-hydro facilities. In a pumped-hydro system, water is pumped into an elevated reservoir, where it is stored, then later released downhill to drive a turbine and produce electricity. This storage solution can be a source of clean energy during periods of peak demand and improve the overall resilience of the grid.
compliance. Connecticut establishes required annual REC percentages from three classes of renewable energy resources.\(^{20}\)

**Progress to date** – Connecticut is on a track toward its 2030 RPS goal by increasing the Class I percentage by 1.5 percent per year until 2022. After 2022, it will increase by 2 percent annually until 2030 when it hits the 40 percent target. Given the current trends through 2017, Connecticut is on track to meet the 40 percent target. PURA reports that between 2015 and 2017, there has been both an increase in the number of electric suppliers in compliance with the RPS requirements and a steady decline in the total amount of alternative compliance payments. This indicates that electric suppliers are successfully able to settle the necessary amount of renewable energy certificates in each class, even as RPS percentage requirements increase, because of increased deployment of renewable energy resources. These developments coincide with a declining aggregate electric load since 2015, at about 2 percent per year.

**Enhancement – Phase out carbon-emitting resources from the RPS** – Although the RPS has helped diversify the regional electricity-generation fleet, the current RPS structure is insufficient to achieve Connecticut’s goal of achieving 100 percent zero-carbon electricity generation by 2040. Connecticut’s Class I and Class II renewable energy resource definition includes carbon-emitting resources like natural gas fuel cells, biomass, and trash-to-energy facilities.\(^{21}\) Connecticut should shift away from fuel cells that use natural gas as their primary fuel source and encourage adoption of more-sustainable fuel sources. Reliance on fuel cells that consume natural gas is not aligned with the state’s emissions goals; however, the fuel cell industry is important to Connecticut’s economic development.

Unlike fuel cells, most of the facilities that support Connecticut Class I biomass generation are located outside the state and do not support any of Connecticut’s other broader policy goals.\(^{22}\) Consistent with Public Act 13-303 and the 2018 Comprehensive Energy Strategy, Connecticut should phase down the value of biomass RECs eligible as a Class I renewable energy source. While biomass accounted for a majority of Class I RECs as recently as 2013, declining revenues and other challenges have made them a less significant portion of Class I RECs settled in Connecticut in recent years.

In addition to the annual required percentage for Class I resources, Connecticut also requires electricity providers to obtain an additional 4 percent of either Class I or Class II resources. Class II resources include trash-to-energy facilities, which involve the incineration of solid municipal waste. In addition to greenhouse gases, these facilities also emit toxic air pollutants. The largest trash-to-energy facilities in Connecticut are located in low-income, marginalized communities, presenting a serious environmental-

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\(^{20}\) For more information on the RPS and classes of renewable energy resources, see https://portal.ct.gov/PURA/RPS/Renewable-Portfolio-Standards-Overview.

\(^{21}\) Ibid.

justice issue. In light of this, Connecticut should consider eliminating trash-to-energy facilities from the RPS.

**Strategy** – Ensure a transparent and predictable compensation framework to maintain at least the historical annual average 40-90 megawatts of residential behind-the-meter renewable energy resources

As retail electricity rates continue to rise, Connecticut must develop a transparent and consistent compensation structure for behind-the-meter renewable-energy generation to enable future renewable deployment. The compensation structure implemented should be consistent and easy to understand, and it should ensure a reasonable rate of return for customers and project developers, incentivizing deployment of distributed-generation sources to facilitate grid decarbonization.

Connecticut currently has five methods of compensating customers for their behind-the-meter resources: net metering, virtual net metering, the Low and Zero Emission Renewable Energy Credit program (LREC/ZREC), and the Shared Clean Energy Facilities program (SCEF). These compensation mechanisms are addressed in this strategy and the two that follow.

**Progress to date** – In July 2020, PURA initiated a proceeding to begin developing the successor tariff, which must be offered by January 1, 2022. The successor tariff is an uncapped offering for electric utilities to purchase all energy and associated RECs associated with Class I renewables 25 kW or less on a residential customer’s premises.

Public Act 19-35 extended net metering and the Residential Solar Incentive Program (RSIP) to allow for orderly transition to a successor tariff. Net metering will be available until December 2021 and currently includes any Class I renewable resources of 2 MW or less located on a residence. There is no cap on the program. While the residential net metering program provides compensation based on energy produced, participation is limited to those customers who have the means and ability to install a Class I renewable energy resource (e.g., a solar panel) on their property.

RSIP, which will be available until it reaches 350 MW, provides one way to address this barrier by providing financial incentives for residential customers to install solar-PV and purchase the associated RECs. The Connecticut Green Bank, which administers the RSIP program, has been working to increase participation in underserved communities.

**Equity and Environmental Justice**

Consideration must be given to ensure that the successor tariff is equitably deployed as, at the moment, there are no targeted programs and additional incentives. Additional incentives, such as RSIP LMI incentives, could be created to facilitate equitable solar deployment. Further consideration should be given to low-income, multi-family residents, renters and other customers who face financial and logistical barriers to accessing these clean-energy resources. While the strategies outlined in this report, including the VNM, RSIP and SCEF programs (discussed below), provide pathways for access, Connecticut should consider additional strategies to ensure equitable access to clean-energy resources and their associated benefits.
For customers that are unable to physically site renewable energy resources on their property, virtual net metering (VNM) provides an alternative. VNM is available to municipal, State, or agricultural hosts generating power from Class I or Class III renewable energy resources of 3MW or less. Energy produced goes to reducing the electric consumption of the Customer Host (the customer that operates the energy resource) and any surplus production is virtually assigned to reduce the electric bills of other metered accounts that are not physically connected to the generator (also known as Beneficial Accounts).

**Enhancement** – **Assess the impacts of expanding eligibility for participation in virtual net metering programs** – While Public Acts 11-80 and 13-298 currently limit virtual net metering (VNM) to municipal, State, or agricultural customers, some states, including California, have expanded their VNM programs to include multi-meter property owners, including multifamily housing. With VNM, multi-tenant building owners can install a single resource (e.g., solar PV) to cover the electricity load of the entire building. The energy produced does not go directly to tenants, but feeds back onto the grid. The utility then allocates equivalent kilowatt-hours of monetary credits to both the building owner’s account (to cover common areas) and individual tenant accounts, based on a pre-arranged allocation agreement. In this way, building owners are incentivized to install renewable energy systems to bring down their own costs, and tenants are able to receive direct benefits from those systems as well.23

Expanding eligibility for VNM could remove some of the barriers that now prevent many renters, residents of multifamily housing, and others from accessing renewable energy. However it is also important to recognize that the costs of VNM accrue to all ratepayers. It is necessary to balance the objectives of increasing access to renewable-energy resources and maintaining affordability. Connecticut should assess the potential for expanding eligibility for participation in virtual net metering and the impact that this would have on ratepayers.

**Strategy** – **Implement a shared clean energy program deploying at least 25 megawatts per year, with a focus on low- and moderate-income customers**

A shared clean energy program provides access to solar electricity for customers who cannot host an onsite solar PV array.

**Progress to date** – In December 2019, PURA approved the Shared Clean Energy Facilities (SCEF) program. It builds on a 6 MW pilot conducted in 2017. During the pilot phase, DEEP selected three projects for a total of 5.2 MW, one of which is already online and two of which are expected to come online in the near future. The SCEF program will seek new or incremental Class I renewable generation projects of 100-4,000 kW for a 20-year tariff term. Up to 25 MW of eligible projects will be chosen through competitive bidding each year for six years.

23 California Public Utilities Commission. Virtual Net Metering. 2020. https://www.cpuc.ca.gov/General.aspx?id=5408#:~:text=Virtual%20Net%20Energy%20Metering%20(VNM,system%27s%20energy%20credits%20to%20tenants.&text=On%20April%202019%2C%20DEEP%20selected%20three%20projects%20for%20a%20total%20of%205.2%20MW%2C%20one%20of%20which%20is%20already%20online%2C%20and%20two%20of%20which%20are%20expected%20to%20come%20online%20in%20the%20near%20future.%20The%20SCEF%20program%20will%20seek%20new%20or%20incremental%20Class%20I%20renewable%20generation%20projects%20of%20100-4,000%20kW%20for%20a%2020-year%20tariff%20term.%20Up%20to%2025%20MW%20of%20eligible%20projects%20will%20be%20chosen%20through%20competitive%20bidding%20each%20year%20for%20six%20years.
Under program requirements, utilities must enroll 20 percent of the estimated annual output from low-income customers and an additional 40 percent from a combination of: (a) LMI customers, (b) landlords or entities responsible for an affordable housing facility, (c) affordable-housing facilities, or (d) customers who qualify as low-income service organizations. Because the LMI population is more likely to face physical or financial barriers to participation in behind-the-meter programs, the SCEF program’s support for LMI customers is important, improving equitable access to pathways that reduce energy bills in this vulnerable segment of Connecticut’s population.

With 150 MWs total over six years (25 MW/year), and assuming 80 percent of the output goes to residential customers and 20 percent to small-business customers, the SCEF program will reach an estimated 20,000 residential customers and nearly 500 small-business customers per year. This is a conservative estimate.\(^{24}\)

**Strategy** – Deploy at least 50 megawatts per year of larger distributed solar and 10 megawatts per year of distributed fuel cells, with optimum utilization of available siting locations

**Progress to date** – Since 2012, Connecticut utilities have been required to procure Class 1 RECs under 15-year contracts through an annual auction under the Low and Zero Emission Renewable Energy Credit (LREC/ZREC) Program. Given the program’s success, Public Act 19-35 extended the program by $8 million per year through 2021. The successor procurement begins in 2022, with 50 MW per year for ZREC resources and 10 MW per year for LREC resources. Public Act 18-50 created a new auction opportunity for larger distributed generation like commercial, industrial, and VNM-eligible customers. The new auction invites developers to bid in the full project cost, and in turn selected bidders are compensated at a fixed price for both RECs and energy. Declining solar prices make procurement an

\(^{24}\) The estimate is conservative because: (1) low-income and multifamily housing customers may have lower usage than the average residential customer used in this calculation; and (2) the calculation assumes only solar projects win in the SCEF procurement competition. If some fuel-cell projects win, this would increase the output and thus increase the amount available for subscriptions (fuel cells typically produce more MWHs per MW of nameplate capacity).
attractive option to support the state’s clean-energy goals. The final LREC/ZREC procurement under its existing structure is scheduled to occur in 2021.

Fuel cells relying on natural gas are eligible for Class I RECs, which may compromise Connecticut’s ability to meet its goal of attaining 100 percent zero-carbon generation by 2040. A more thorough discussion of this issue may be found under the first strategy in this section.\(^{25}\)

In order to meet its 2030 and 2050 GHG-emissions-reduction goals, Connecticut will need to deploy energy-storage technologies in order to smooth out the production load of zero-carbon resources so that they align with customer demand. PURA is allowed to set an “adder” for distributed generation resources, such as solar PV, that are paired with storage under the successor tariff.

**Enhancement** — **Discourage development of renewable-energy projects on forested, agricultural, and other natural lands** — As Connecticut deploys large-scale solar projects, it is important that this development does not supersede other climate change mitigation strategies, including the carbon-sequestration potential of forested and natural lands. This chapter supports the recommendation of the Forests Sub-Group to incentivize the siting of renewable energy infrastructure to avoid loss of forests, farmlands, and other sensitive lands. The state should encourage developers to site their projects on brownfields, rooftops, parking lots, and other developed spaces. The Shared Clean Energy Facilities program currently gives extra points for scoring purposes for projects located on brownfields. Creating a publicly accessible statewide inventory of optimal siting locations could be a useful tool for developers.

**Strategy** — **Maintain in-state zero-carbon nuclear generation and develop a long-term zero-carbon replacement strategy equivalent to 2,100 megawatts**

About 25 percent of Connecticut’s electric load is served by carbon-free nuclear power generated at the Millstone 2 and 3 units in Connecticut and the Seabrook plant in New Hampshire. These power plants are critical to Connecticut and the regions’ GHG emissions-reduction goals. Connecticut must retain zero-carbon nuclear power as it develops a transition plan to replace nuclear with zero-carbon renewables. A transition plan must consider the costs of nuclear retirement borne by ratepayers, the diverse mix of replacement energy sources, and economic, environmental, health, and social impacts of replacement. In late 2018, Connecticut secured the at-risk Millstone Power Station through the zero-carbon RFP. DEEP selected a 10-year bid for about 50 percent of the output at 4.99 cents/kWh.

**Progress to date** — Faced with the potential 2029 retirement of Millstone, DEEP is assessing various paths to achieving 100 percent zero-carbon electricity generation by 2040 without this major resource. Millstone’s retirement could have significant impacts on state and regional emissions, and avoiding a major emissions increase by bringing new zero-carbon generation on-line will be costly. A joint study by DEEP and PURA found that Millstone’s retirement would increase carbon dioxide emissions in New England by 25 percent and that replacing Connecticut’s 25 percent share of Millstone with non-nuclear

\(^{25}\) See “Meet the RPS target of 40 percent Class I renewable energy sources by 2030, with an aim to reduce the carbon intensity of the RPS.”
zero-carbon resources would cost taxpayers an estimated $1.8 billion. Even with that investment, emissions in the region would increase by 20 percent. Completely replacing Millstone’s output with zero-carbon resources would cost Connecticut taxpayers an estimated $5.5 billion. \(^{26}\)

When planning the transition away from nuclear, economic and job impacts must be considered. In 2018, DEEP and PURA released a joint resource assessment of the Millstone plant. The agencies noted that Millstone employs approximately 1,100 workers (average salary about $167,000) and perhaps 400 more contractors. Studies show the Millstone units provide economic benefits of $1.3-1.5B in the state and that direct and secondary employment amounted to 3,900 jobs. Waterford, where the plant is located, receives roughly $30 million annually in property tax payments.

Many stakeholders have called for long-term replacement of Millstone with zero-carbon renewable resources. As part of the IRP, DEEP is examining the costs of meeting the zero-carbon goal with and without retirement of Millstone.

**Strategy – Exercise procurement authority for zero-carbon energy through competitive bidding processes that drive down prices**

As Connecticut works to meet its RPS targets and reduce the carbon intensity of the RPS (see the first recommendation in this section for more detail), competitive procurement of zero-carbon resources will accelerate decarbonization in the electricity sector while driving down costs. To this end, DEEP should exercise its procurement authority for grid-scale zero-carbon energy.

**Progress to date** – Connecticut is making progress toward electricity-sector decarbonization by providing support needed for zero-carbon resources to come online, including support for 304 MW of offshore wind energy from Revolution Wind and 804 MW from Park City Wind and the state’s long-term contract with the Millstone nuclear power plant. In August 2019, DEEP released an RFP for offshore wind power as required under Public Act 19-71 that sought up to 2,000 MW of offshore wind energy. Connecticut will continue to conduct competitive procurements of zero-carbon energy in line with the findings of the IRP to achieve 100 percent zero-carbon energy by 2040.

**New strategy** – Establish clear targets for off-shore wind energy procurement – in concert with IRP recommendations and in balance with other renewable energy sources – to foster its significant potential to help meet Connecticut’s zero-carbon goals \([PRIORITY]\)

**Progress to date** – In order to meet mandates of the Global Warming Solutions Act and Executive Order No. 3, Connecticut has actively evaluated and procured OSW resources, including three projects totaling 1,108 MW, which now account for approximately 19 percent of the state’s EDC load.

OSW is an important part of Connecticut's electricity portfolio, not just because it is a large source of zero-carbon electricity but also because of its significant economic development potential. While balancing the costs of various electricity resources is important, consideration should also be given to other factors that make a resource like offshore wind worthy of investment. DEEP and the Department of Economic Community Development should develop a long-term economic development and job-creation plan supported by investment in OSW. The recently-selected Park City Wind project could generate upwards of $1.6 billion in direct economic benefits and create as many as 12,000 direct, indirect, and induced full-time equivalent job years across the state.

The significant grid and transmission challenges associated with large-scale OSW procurements are discussed in more detail in the next section.

**Enhancement** — Increase the procurement mandate for offshore wind — As stated above, Public Act 19-71 required DEEP to release an RFP for the procurement of offshore wind. DEEP's RFP seeks up to 2,000 MW of offshore wind procurements; however, in order to achieve its emissions reductions targets, the State should consider increasing this procurement mandate. Stakeholders have suggested increasing the mandate to as much as 4,000 MW by 2030.

**Enhancement** — Offshore wind developers entering into power-purchase agreements with Connecticut electric distribution companies should be required to provide robust protections for endangered species and engage in wildlife habitat monitoring before, during, and after construction — OSW development is expected to occur in the important feeding habitat of the North Atlantic right whale (NARW). The NARW is a critically endangered species, with only about 400 individuals remaining. The Vineyard Wind project notably instituted protections for the NARW as part of an agreement between Vineyard Wind, the Conservation Law Foundation, the National Wildlife Federation, and the Natural Resources Defense Council. Connecticut should assure robust protections for not only the NARW but other species that may be adversely impacted by OSW development, including state and federally listed species as well as species that are considered of global conservation concern on the IUCN RedList. By working with federal, state and other partners to pro-actively establish wildlife and environmental

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28 IUCN Red List of Threatened Species, [https://www.iucnredlist.org/](https://www.iucnredlist.org/)
protection standards for OSW, Connecticut can provide clarity and consistency to energy developers, thereby helping to expedite environmentally sound procedures for developing this increasingly vital form of energy.

*Enhancement* – Develop a workforce development plan for “green jobs” in the areas where new electricity infrastructure will be built – In order to ensure that host communities receive the full benefits of zero-carbon electricity infrastructure, including OSW, Connecticut should develop workforce-development plans targeted at local communities. These plans should proactively consider how to put young people, including students at technical schools, on a path to high-paying and fulfilling careers in the green economy.

*Recommendation* – Optimize grid management strategies to reduce carbon emissions

Increased demand for electricity, coupled with proliferation of renewable and distributed sources of generation that operate differently than traditional fossil-fuel-combustion power plants, will require new grid resources to ensure reliable and efficient delivery of zero-carbon electricity. Preliminary modeling for the IRP found that an additional 28 GW of electricity generation resources, including 14 GW of offshore wind and 5 GW of energy storage, are necessary to enable heating and transportation electrification required to meet Connecticut’s 2040 decarbonization goals.29

State and regional grid upgrades will help achieve renewable deployment at the lowest possible cost, reduce congestion to unlock zero-carbon resources that would otherwise be curtailed, and afford access to remote sources of generation, including OSW. A modern grid also uses smart-management technologies to better accommodate distributed-energy resources, improve reliability and resilience, and reduce or shift peak demand. The following strategies will help to upgrade and modernize Connecticut’s grid, making it better prepared to serve a zero-carbon future.

*New strategy* – Identify transmission constraints and evaluate the need for new transmission infrastructure required to support a zero-carbon electric grid

DEEP should examine whether transmission expansion is needed to support achieving a zero-carbon emissions electricity grid. Given that development of high-voltage transmission lines typically requires

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29 This assumes electrification of the transportation sector and building-heating load as well as adherence to aspirational electricity-sector decarbonization goals. Connecticut Integrated Resources Plan: Preliminary Modeling Results Technical Meeting, June 18, 2020, http://www.dpuc.state.ct.us/DEEPenergy.nsf/c6c6d525f7cdd1168525797d0047c5bf/a969eb4def3bc7d98525858900697d2b/$FILE/6.18.20%20IRP%20Technical%20Meeting%20Slide%20Deck.pdf
acquisition of land, DEEP should perform a study that examines the environmental impact of building new transmission as one component to determine its benefit.

Strategically developed transmission will enable Connecticut to cost-effectively meet its OSW targets. Recent studies have found that a strategic approach to developing transmission for offshore wind deployments could avoid the need for and reduce the risk of required onshore grid and transmission upgrades.\textsuperscript{30} DEEP should actively address grid constraints to OSW by exploring, assessing, and pursuing the most appropriate and feasible solution or solutions (e.g., open ocean grid).

Because transmission is a regional resource, DEEP should also work collaboratively with other New England states to ensure that all zero-carbon resources have equal access to power markets controlled by ISO-NE, including fair consideration of true costs, fees, and other measures associated with selection of new energy sources to fulfill power requirements and reliability. NESCOE’s October 2020 Vision Statement (discussed in greater detail in the introduction of this chapter) offers a path forward for transmission-system planning that ensures Connecticut’s “ability to integrate clean energy resources, consistent with ... legal requirements and other mandates.”\textsuperscript{31}

Since 2015, Connecticut has been a net exporter of electricity, and over 50 percent of electricity is generated by combusting natural gas.\textsuperscript{32} While working to reduce demand, expansion of the natural-gas infrastructure would not serve to help achieve Connecticut’s emission goals, particularly given estimates of the extent of leakage during distribution.\textsuperscript{33} It is recommended that Connecticut identify goals and complete planning to specifically address the multiple issues associated with transitioning from heavy reliance on natural gas to reliance on carbon-neutral energy sources. For more specific recommendations on this topic, refer to the Buildings chapter of this report.

**Strategy – Increase adoption of smart-management technologies to optimize flexibility of distributed energy resources [PRIORITY]**

Grid modernization is important to better accommodate zero-energy and low-carbon generation sources and increase system safety, reliability, security, and resiliency in a cost-effective manner. It enables two-way communications between consumers and grid operators and facilitates bi-directional

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\textsuperscript{30} A 2019 ISO-New England study found that major transmission upgrades would be required to interconnect more than 5,800 MW of offshore wind to nearshore locations using current development practices: https://www.iso-ne.com/static-assets/documents/2020/06/a4_2019_economic_study_offshore_wind_transmission_interconnection_analysis.pdf.

\textsuperscript{31} A 2020 Brattle Group study (the results of which were determined to be consistent with ISO-NE findings) found that a planned approach to developing transmission for the next round of offshore wind procurements could avoid over $1.1 billion in onshore upgrades and significantly reduce the risk associated with major onshore transmission projects: https://anbaric.com/report-finds-1b-in-grid-upgrade-savings-other-benefits-in-planned-transmission-approach-to-offshore-wind/.


\textsuperscript{33} https://www.eia.gov/state/seds/data.php?incfile=/state/seds/sep_use/total/use_tot_CTcb.html&sid=CT
flows of energy to reduce peak demand and integrate distributed energy resources. This becomes even more important as buildings and transportation electrify with efficient and “smart” technologies and more distributed-energy resources come online.

**Progress to date** – PURA is in phase three of its investigation into Distribution System Planning of the Electric Distribution Companies (Docket 17-12-03). This investigation focuses on various aspects of grid modernization, including energy affordability, advanced metering infrastructure (AMI), electric storage, non-wires alternatives, resilience and reliability standards and programs, and distributed-energy resource analysis. Accelerating deployment of AMI infrastructure enables optimal grid management and enhances grid resiliency. AMI allows for greater communication between consumers and the utilities and allows for time-of-use rate programs and other incentives to reduce peak demand. It also enables demand-response technologies such as utilizing electric vehicles as energy-storage capacity, which can store energy when overall energy demand is low and draw energy when demand is high. This type of storage is increasingly beneficial as more renewable-energy resources are deployed. This can reduce peak demand and provide cost savings to all consumers.

**Strategy** – Over the next 2-5 years, research and identify opportunities to integrate energy-storage and distributed-renewable-energy technologies to reduce and displace carbon emissions

Energy storage is an energy resource with flexible capacity that enhances the reliability of the transmission and distribution system and minimized peak demand. Storage resources can reduce, defer, or replace the need to build additional generation capacity by storing electricity when demand is low and energy is cheap and providing energy when demand is high. Emissions reductions can be maximized by pairing energy storage with renewable energy to offset the need for dirtier fuels.

**Progress to date** – The 2020 IRP will assess various paths to achieving 100 percent zero-carbon electricity generation by 2040. This analysis includes incorporation of energy storage as a zero-carbon resource that improves system reliability as Connecticut transitions to more variable energy resources. Demand for battery storage and technological improvements in materials

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**Equity and Environmental Justice**

Energy-storage programs have the potential to provide direct benefits to environmental-justice communities. By shifting demand, batteries can reduce reliance on “peaker” plants, which tend to use pollution-intensive fuel sources and often are located in low-income communities that already face significant air-quality challenges. Batteries can also reduce expenses for community facilities and affordable-housing owners that often pay the same rates as commercial customers and are subject to demand charges. Additionally, batteries can enhance community resilience by ensuring that critical facilities, including hospitals and fire stations, remain operational during power outages. In order to promote realization of these benefits, the Union of Concerned Scientists created a suite of recommendations for storage-program design, including establishing community-centered outcomes, including public participation, and reducing barriers to programs that are meant to benefit underserved communities.¹
and manufacturing of batteries reduced the cost of such storage 87 percent from 2010 to 2019.\textsuperscript{34}

Connecticut has taken steps to encourage adoption of energy-storage solutions. The 2019-2021 C&LM Plan allows Eversource and United Illuminating to incentivize storage in demand-response programs. Additionally, PURA Docket 17-12-03 includes RFPs for storage-incentive programs. Meanwhile, H.B. 5351 (2020) would establish a 1,000 MW target for behind-the-meter storage by the end of 2030.

**New strategy** – Reduce petroleum use by power plants needed to serve winter peak demand

According to the Energy Information Administration, while petroleum makes up only 1 percent of the Connecticut’s net generation, it is used as a replacement for natural gas in dual-fuel plants when the supply of natural gas is constrained.\textsuperscript{35} This is usually during periods of winter peak power demand. Petroleum is dirtier and more expensive. A dual-fuel power plant emits about 27 percent more carbon dioxide when burning petroleum fuel instead of natural gas.\textsuperscript{36} Given the negative health impacts resulting from burning fossil fuels, and the disproportionate burden low income and people of color shoulder by living close to these facilities, DEEP should consider the health impacts (along with cost and carbon emissions) of using oil to meet electricity demand and evaluate expansion of a winter demand-response program.

**New strategy** – Identify ways to increase local involvement in energy decision-making such as targeting energy-efficiency dollars based on local priorities and increasing local governments’ ability to procure zero-carbon energy

PURA recently launched a study of Community Choice Aggregation (CCA, also known as community Power), a policy tool that could further the above objectives.\textsuperscript{37} Depending on the outcomes of this proceeding, the docket could result in legislation to bring this tool to Connecticut as a means of increasing local involvement, targeting efficiency dollars based on local imperatives, accelerating deployment of distributed-energy resources, and increasing options for municipal procurement of green energy.

Nine states, including Massachusetts, New Hampshire, New York, and Rhode Island, have enacted laws to enable CCA.\textsuperscript{38} In these states, local entities are allowed to replace the distribution utility as the default provider of electricity and customer services. The distribution utility continues to deliver power over its poles and wires, while the CCA offers modern energy services and products that can reduce demand and save money for customers, and any unsatisfied customers are free to choose an alternative

\textsuperscript{35} https://www.eia.gov/state/analysis.php?sid=CT
\textsuperscript{36} The EPA’s continuous emissions monitoring system (CEMS) shows that New England dual fuel power plants emit 117 pounds of CO\textsubscript{2}/MMBtu on natural gas and 161 pounds of CO\textsubscript{2}/MMBtu on petroleum
\textsuperscript{37} See PURA docket 20-05-13 PURA Study of Community Choice Aggregation:
\textsuperscript{38} https://leanenergyus.org/cca-by-state/ CCA by State. Local Energy Aggregation Network.
supplier. By aggregating demand, local authorities can create CCA programs that reflect community priorities such as affordability, emissions reductions, or local economic development.

According to a February 2019 report by the federal National Renewable Energy Laboratory, a key CCA feature is a requirement for its customers to automatically enroll unless they actively opt out of the program.39 This requirement increases program participation, gives the CCA a larger customer base, and enables it to take advantage of economies of scale and increased buying power in the wholesale electric market.

According to Connecticut’s Office of Legislative Research: “A CCA can decide whether it wants to focus on providing its customers with the lowest possible rates or meeting other goals, such as encouraging a greater use of clean energy. When deciding to use more clean energy a CCA must still maintain cost competitiveness or risk losing customers. Nevertheless, as CCAs continue to develop (into ‘Version 3.0’) they may generate new ways for communities to directly finance and develop their own clean energy projects and other related initiatives.”40 CCAs have shown deployment-led innovation in grid modernization at local levels to develop resilience and reduce carbon

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emissions. CCAs have promoted development of energy storage, solar plus storage, microgrids, demand response, energy efficiency, community solar, electric vehicle charging, and more.  


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## Appendix 1 – Members of the Electricity team

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<tr>
<th>Chair</th>
<th>Bureau of Energy &amp; Technology Policy</th>
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<tr>
<td>Mike Li</td>
<td>Eversource</td>
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<td>Pat McDonnell</td>
<td>United Illuminating (Avangrid)</td>
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<td>Stanley McMillen</td>
<td>UConn</td>
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<tr>
<td>Rob Schmitt</td>
<td>Connecticut Green Bank</td>
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<td>Tom Swarr</td>
<td>GC3 Equity &amp; Environmental Justice Working Group</td>
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<tr>
<th>Working Group</th>
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<tr>
<td>Jillian Corley</td>
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<td>Pat McDonnell</td>
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<td>Stanley McMillen</td>
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<td>Rob Schmitt</td>
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<th>Other Stakeholders</th>
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<tr>
<td>Tyler Anderson</td>
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<td>Fred Behringer</td>
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<td>Lynne Bonnett</td>
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<td>Sten Caspersson</td>
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<td>Leticia Colon de Mejias</td>
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<td>Kathy Fay</td>
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<td>Nathan Frohling</td>
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<td>Elsa Loehmann</td>
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<td>Gannon Long</td>
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<td>Peter Millman</td>
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<td>Andrew Minikowski</td>
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<td>Chris Phelps</td>
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<td>Jane Lano</td>
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<td>Jon Slifka</td>
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<td>David Sutherland</td>
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<td>Michael Uhl</td>
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<td>Sena Wazer</td>
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<th>DEEP support staff</th>
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<tr>
<td>Julia Dumaine</td>
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<td>Kate Donatelli</td>
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<td>Lauren Savidge</td>
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<td>Doris Johnson</td>
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<td>Brian Basso</td>
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<td>Mike Malmrose</td>
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<tr>
<td>Raagan Wicken</td>
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<td>Spencer Kinyon</td>
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Appendix 2

Acronyms and abbreviations

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<tr>
<th>Term</th>
<th>Full Name</th>
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<tbody>
<tr>
<td>AMI</td>
<td>Advanced Metering Infrastructure</td>
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<td>C&amp;LM</td>
<td>Conservation and Load Management</td>
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<td>CCA</td>
<td>Community Choice Aggregation</td>
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<td>COVID-19</td>
<td>Coronavirus Disease 2019</td>
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<td>DEEP</td>
<td>Connecticut Department of Energy and Environmental Protection</td>
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<td>EEJ</td>
<td>Equity and Environmental Justice</td>
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<td>FCM</td>
<td>Forward Capacity Market</td>
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<td>FTE</td>
<td>Full-Time Equivalent</td>
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<td>GC3</td>
<td>Governor’s Council on Climate Change</td>
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<td>GHG</td>
<td>Greenhouse Gas</td>
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<td>IRP</td>
<td>Integrated Resource Plan</td>
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<td>ISO</td>
<td>Independent System Operator</td>
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<td>LMI</td>
<td>Low to Moderate Income</td>
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<td>LREC</td>
<td>Low Emission Renewable Energy Credit</td>
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<tr>
<td>MW</td>
<td>Megawatt</td>
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<td>OSW</td>
<td>Offshore wind</td>
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<td>PURA</td>
<td>Public Utilities Regulating Authority</td>
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<td>PV</td>
<td>Photovoltaic</td>
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<tr>
<td>REC</td>
<td>Renewable Energy Certificate</td>
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<td>RPS</td>
<td>Renewable Portfolio Standard</td>
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<td>RSIP</td>
<td>Residential Solar Incentive Program</td>
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<td>RTT</td>
<td>Renewable Thermal Technology</td>
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<td>SCEF</td>
<td>Shared Clean Energy Facilities</td>
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<td>VNM</td>
<td>Virtual Net Metering</td>
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<td>ZREC</td>
<td>Zero Emission Renewable Energy Credit</td>
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Appendix 3

Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>Carbon footprint</td>
<td>Total greenhouse gas emissions generated during the production, use, and end-of-life process of a product or service. Typically incorporates carbon dioxide as well as other greenhouse gases.</td>
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<tr>
<td>Community Choice Aggregation</td>
<td>A program through which municipalities (or groups of municipalities) procure electricity on behalf of constituents in order to lower energy costs or secure less carbon-intensive energy. CCA communities continue to receive electricity distribution via the local utility. Connecticut has not authorized CCA.</td>
</tr>
<tr>
<td>Community Solar</td>
<td>Subscription-based service through which customers receive credit (kWh or $) for solar energy generated by an offsite energy provider.</td>
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<tr>
<td>Decarbonize</td>
<td>The act of shifting energy generation to methods that result in lower greenhouse gas emissions.</td>
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<tr>
<td>Forward capacity market</td>
<td>A long-term wholesale electricity market that ensures resource adequacy across the entire system. The market is designed to promote economic investment in supply and demand capacity resources, which may be new or existing resources and may include supply from generators, import capacity, or demand capacity resources, which reduce electricity consumption.</td>
</tr>
<tr>
<td>Grid-interactive efficient buildings</td>
<td>A building that uses “smart” technologies and on-site distributed energy resources to provide demand flexibility while co-optimizing for energy cost, grid services, and occupant needs and preferences, in a continuous and integrated way.</td>
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<tr>
<td>ISO – New England</td>
<td>An independent, non-profit Regional Transmission Organization responsible for keeping electricity flowing across the six New England states and ensuring that the region has reliable, competitively priced wholesale electricity.</td>
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<tr>
<td>Low- and zero-carbon resources</td>
<td>Sources of electric generation that have a low or zero carbon footprint (e.g., solar photovoltaic, nuclear, wind, hydroelectric).</td>
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<tr>
<td>Microgrid</td>
<td>A local energy grid with control capability, which can disconnect from central power sources and operate autonomously.</td>
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<tr>
<td><strong>Net metering</strong></td>
<td>An electricity metering and billing arrangement designed to compensate distributed energy generation system owners for excess generation exported to the utility grid.</td>
</tr>
<tr>
<td><strong>Peak demand</strong></td>
<td>The maximum electric load during a specified period of time. Connecticut’s peak load occurs between noon and 8:00 pm on weekdays.</td>
</tr>
<tr>
<td><strong>Renewable energy certificate</strong></td>
<td>A market-based instrument that represents ownership of the environmental, social, and other non-power attributes of renewable electricity generation.</td>
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<tr>
<td><strong>Smart grid</strong></td>
<td>An electricity supply network that uses digital communications technology to detect and react to local changes in usage. Smart grid technology can help to minimize the frequency and duration of power outages, reduce storm impacts, and restore service faster when outages occur. Consumers can better access their own data to manage their own energy consumption and costs, and utilities also benefit through improved security, reduced peak loads, increased integration of renewables, and lower operational costs.</td>
</tr>
<tr>
<td><strong>Virtual net metering</strong></td>
<td>An electricity metering and billing arrangement that allows a customer to transfer kWh (kilowatt-hour) credits from one account to another.</td>
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Appendix 4

Editor’s note on major revisions

The Electricity Working Group is very appreciative of the thoughtful comments received from stakeholders through the public comment process and various public forum. The final draft of this chapter was greatly influenced by this stakeholder feedback. Since the initial draft of this chapter, the Working Group made the following major revisions based on public comments.

- Electricity planning and markets: several commenters expressed strong concern over the proposed natural gas power plant in Killingly and the challenges of meeting Connecticut’s emissions and clean energy goals in the context of the ISO-New England market. While this chapter does not contain any new strategies or recommendations on this topic, it does provide additional context on Connecticut’s position in ISO-NE and notes the strong stakeholder opposition to Killingly and the impact that this facility could have on Connecticut’s long-term goals for the electricity sector.

- Carbon intensity of the Renewable Portfolio Standard (RPS): the initial draft of this chapter recommended decreasing the carbon-intensity of Connecticut’s RPS, in particular by phasing out Class I resources like biomass and natural gas-supported fuel cells. Based on stakeholder feedback, this chapter strengthens the language about the necessity of phasing down these resources. Additionally, stakeholders expressed concern over the inclusion of trash-to-energy as a Class II resource. This chapter additionally recommends phasing down these resources.

- New transmission infrastructure: based on stakeholder feedback, this report provides more information about transmission constraints for a zero-carbon grid.

- Wildlife protection and offshore wind: the initial draft of this chapter discussed the need for wildlife and environmental protections during offshore wind development. Stakeholder comments provided some crucial detail and recommendations on this topic. The chapter now includes an enhancement to the offshore wind procurement strategy that addresses wildlife protection.

- Renewable energy siting: the initial draft of this chapter generally recommended developing solar and other renewable projects on brownfields or other developed sites. Several stakeholder comments expressed opposition to siting developments on forested, agricultural, and other natural lands. The strategy on large-scale solar development was enhanced to more strongly discourage greenfield development and suggest strategies for encouraging siting on brownfields and other developed areas.

This list does not reflect the many valuable comments that influenced other adjustments and revisions to this chapter.
## Chapter 5

### Non-energy

### Chapter overview

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• OPM should establish a standardized format for reporting inconsistencies between municipal, regional, and state POCDs and post the findings  
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• OPM should form a working group with partners such as Sustainable CT, Connecticut Association of Conservation and Inland Wetlands Commissions, and the CT Energy Network of local energy committees to develop better templates and actionable recommendations for sustainable development | | |
### New recommendation

**Promote responsible and just materials management**

- Proposed construction, modification, or expansion of any solid/sewage waste disposal facility should be required to conduct a cost-benefit analysis that includes all relevant social, environmental, and economic aspects.
- Waste management goals should be set to minimize the residues sent for final disposal rather than based on diversion rates.
- The waste hierarchy should be modified to drive efforts to reduce the amount generated and the recovery of useful materials.
- Financial incentives should be provided to encourage manufacturers to process recovered materials into new products in support of a more circular economy.
- A disposal tax based on an estimate of the GHG emissions of the final disposal process should be imposed to fund incentives for a more sustainable waste management system.
- The CT Academy of Science and Engineering should be commissioned to study materials imports and exports and develop options for a more circular economy.
- CT should conduct a study of alternative waste disposal solutions. Any evaluation of technology options should be conducted by an independent third-party entity.
- The state’s environmental justice process for waste management should be strengthened.
- Develop a zero-waste strategy designed to separate organics from municipal solid waste, increase quantity and quality of recyclables, and reduce residues sent for final disposal (waste-to-energy facility or landfill).
- Mandate or incentivize diversion of organic materials from the landfill disposal stream.
- Create markets to support organics diversion.
- Develop and implement food rescue and recovery programs.
- Accelerate development of infrastructure to utilize diverted organic material.
- Require wastewater treatment facilities to: (a) employ methane-recovery technologies and (b) employ anaerobic digesters to capture methane for generation of renewable electricity or heat for use on-site or locally.

### New recommendation

**Preserve and plant trees in urban and suburban areas**

- Prioritize protecting and planting trees that are large or will become large.
- Electric and communication wires in suburban and urban communities should be placed underground wherever feasible.
- As large trees die or become hazardous due to disease, pest infestation or damage from storms, trees with similar benefits should be planted.
- Priority for plantings should be given to those residential areas of cities and suburbs that currently have few or no trees.
- Tree pruning, even within the utility wire zone, should be conducted to protect the structural integrity and strength of the existing large tree.

### Appendices
Executive summary

This chapter addresses greenhouse gas emissions from industrial processes, from the agriculture and waste sectors, and from natural gas leakage. Together, these sectors account for about 15 percent of total emissions. While this is a relatively small fraction of Connecticut’s overall emissions, addressing them will be necessary to meet our overarching climate goals and presents opportunities for capturing economic value that is currently being lost. The recommendations in this chapter were developed by stakeholders representing private companies, non-profit and grassroots organizations, academia, and state and local government.

The chapter reviews the following recommendations from GC3’s 2018 report:
1. Implement the short-lived climate pollutant strategies identified by the U.S. Climate Alliance.
2. Protect natural and working lands that sequester carbon.

The chapter also outlines five additional policies, some of which expand upon or enhance the 2018 recommendations and some of which take the form of new recommendations. Among the highest priorities identified by the team are:

- Develop regulations to reduce methane emissions from natural gas distribution.
- Promote responsible and just materials management.
- Incorporate climate-change mitigation in Plans of Conservation and Development.

Recognizing that the effects of climate change are felt disproportionately by certain communities, this chapter further explores the equity and environmental justice implications of its recommendations and strategies.
Introduction

Non-energy greenhouse gas (GHG) emissions account for approximately 15 percent of the state’s greenhouse emissions inventory – 8.9 percent from industrial processes, 4.8 percent from the waste sector, and 0.6 percent each from the agriculture sector and natural gas leakage. While this is a relatively small fraction of Connecticut’s overall emissions, addressing them will be necessary to meet our overarching climate goals and presents opportunities for capturing economic value that is currently being lost.

The 2018 Governor’s Council on Climate Change (GC3) report did not contain explicit, discrete recommendations for non-energy emissions, but it identified several broad areas of action that the state should pursue. This chapter recasts the 2018 report’s statements as specific recommendations, provides a status review, and offers additional recommendations.

The Mitigation Working Group’s non-energy team was chaired by Charles Rothenberger (Save the Sound) and involved eight other Working Group members and 15 other stakeholders representing business, industry, higher education, environmental organizations, social-service organizations, and government agencies. The team held 19 electronic meetings between March and August 2020.

Recommendation – Implement the short-lived climate pollutant reduction strategies outlined in the U.S. Climate Alliance Short-Lived Climate Pollutants Challenge to Action Roadmap

Short-lived climate pollutants include methane, hydrofluorocarbons (HFCs) and black carbon (soot). While these pollutants typically have a much shorter life in the atmosphere than carbon dioxide, they are far more potent, pound for pound, and in some cases contribute directly to adverse human health impacts.

Methane is the major component of natural gas. Its global warming potential (GWP) is between 25 and 36 times that of carbon dioxide. Sources of methane emissions include leakage from natural gas infrastructure, landfill emissions, and anaerobic digestion.

Connecticut is a member of the U.S. Climate Alliance (USCA) and in 2018 joined other alliance states in issuing the Short-lived Climate Pollutant (SLCP) Challenge to Action Roadmap. The Roadmap offers a number of recommended actions for states, which are addressed below within each strategy.

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2 See Appendix 1.
3 See U.S. Climate Alliance, From SLCP Challenge to Action, September 2018, https://static1.squarespace.com/static/5a4cfbfe18b27d4da21c9361/t/5b9a9cc1758d466394325454/1536859334.
Strategy – Develop regulations to reduce methane emissions from natural gas distribution

[PRIORITY]

Progress to date – Among the policy recommendations in the Roadmap are several focusing on methane emissions from natural gas distribution systems:

- cap fugitive emissions from natural gas distribution – establish a declining emissions limit;
- require utility company reporting of natural gas emission data and implement best management practices; and
- replace old, leak prone pipes – explore incentives and negative revenue adjustments and mandated targets.

Natural gas pipeline leaks are classified into three groups according to the location and magnitude of the leak and the hazard that it represents. Grade 1 leaks represent an existing or probable hazard to persons or property and require immediate attention to eliminate the hazardous condition. Grade 2 leaks are recognized as non-hazardous at the time of detection but justify scheduling repairs based on probable future hazard. Grade 3 leaks are defined as nonhazardous at the time of detection and expected to remain non-hazardous.

In Connecticut, the natural gas local distribution companies (LDCs) address identified pipeline leaks in accordance with this classification system. Grade 1 leaks are repaired immediately, and Grade 2 leaks are repaired on differing schedules depending on the company, but the condition of Grade 2 leaks pending repair is generally assessed at least every six months. Connecticut Natural Gas and Southern Connecticut Gas are limited to no more than 60 outstanding Grade 2 leaks at the end of each calendar year, and Yankee Gas is limited to no more than 90.

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5 There is no standardized leak classification system under federal law; federal regulations require only that “[h]azardous leaks must be repaired promptly.” See 49 C.F.R. § 192.703(c). In states that have not adopted their own leak classification regulations, most gas utilities have adopted a standardized set of leak classifications, consistent with the Gas Piping Technology Committee Distribution Pipeline Integrity Management Program guidelines, which divides leaks into three categories. See U.S. Dept. of Energy, Natural Gas Infrastructure Modernization Programs at Local Distribution Companies: Key Issues and Considerations, at 14 (Jan. 2017), https://www.energy.gov/sites/prod/files/2017/01/f34/Natural%20Gas%20Infrastructure%20Modernization%20Programs%20at%20Local%20Distribution%20Companies---Key%20Issues%20and%20Considerations.pdf.


Recognizing the threat that legacy cast iron and steel pipes present to the integrity of the gas-distribution system, the LDCs are systematically replacing their aging iron and steel infrastructure.\(^8\) However, gas leaks continue to be a pervasive problem in Connecticut. Across all three LDCs in 2016, 98 Grade 2 and 2,177 Grade 3 leaks remained unresolved at year’s end.\(^9\) In 2019, Sierra Club conducted a study in Hartford that estimated 4.3 methane leaks per road mile, up from 3.4 methane leaks per road mile observed in 2016.\(^10\)

In 2020, the administration submitted legislation addressing one of the recommendations identified above. **HB 5350**, An Act Concerning Natural Gas Infrastructure, would have required the Public Utilities Regulatory Authority to initiate dockets to evaluate whether a gas company should accelerate its existing schedule for the repair and replacement of aging infrastructure. While the General Assembly’s Energy and Technology Committee held a public hearing on the bill, the legislative session was cut short by the COVID-19 pandemic, and no final action was not taken.

The Public Utilities Regulatory Authority (PURA) recently issued proposed regulations on a uniform natural gas leak classification, including a classification for an “Environmentally Significant Grade 3 leak.”\(^11\) PURA’s decision also establishes requirements for reclassifying leaks, reported leak response times, leak repair and reevaluation timeframes, reporting requirements, and more stringent limits on the number of unrepaired Grade 2 and 3 leaks at the end of each year.\(^12\)

**Strategy** – Develop regulations for hydrofluorocarbons that set achievable timelines for a transition to climate-friendly, HFC-free technologies and HFC substitutes in refrigerators, air-conditioning equipment, and vehicle air-conditioning systems

Hydrofluorocarbons (HFCs) are a class of synthetic chemicals used primarily in refrigeration, air conditioning, and insulation. Their GWP\(_s\) are up to 9,000 times higher than that of carbon dioxide.\(^13\) Global action to reduce and eliminate HFCs resulted in the 2016 Kigali Agreement, which began to have an impact on global HFC use in 2019. A 2015 U.S. Environmental Protection Agency (EPA) rule restricting HFC production and importation was struck down by a U.S. Court of Appeals in 2017 and subsequently abandoned by EPA, but several refrigeration and chemical manufacturers made clear their intentions to continue seeking to eliminate HFCs from their products.

**Progress to date** – Among the policy recommendations in the SLCP Challenge to Action Roadmap are the following:

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\(^11\) See Docket No. 20-02-19, PURA Investigation into a Uniform Natural Gas Leak Classification, Final Decision at 8-9, October 7, 2020.

\(^12\) See Docket No. 20-02-19, PURA Investigation into a Uniform Natural Gas Leak Classification, Final Decision, at 7-11, October 7, 2020.

\(^13\) That is, on a pound-for-pound basis, they produce up to 9,000 times more global warming than CO\(_2\).
- adopt state-level requirements to transition away from HFCs;
- limit use of high-GWP refrigerants in existing equipment;
- restrict in-state sales of the most polluting refrigerants;
- develop state or utility incentives to encourage adoption of new refrigerant technologies and to transition away from HFCs in supermarkets, homes, and commercial buildings;
- establish state-level Refrigerant Management Systems for handling, recycling, and disposing of dangerous refrigerants – when equipment is installed, repaired, or decommissioned, proper care needs to be taken;
- establish state and municipal standards requiring procurement of low-GWP alternatives;
- account for HFCs in building codes and energy-efficiency programs; and
- provide technical assistance and audits to help businesses identify opportunities to reduce HFC emissions and costs.

In Sept. 2018, Gov. Malloy instructed the Connecticut Department of Energy and Environmental Protection (DEEP) to develop regulations that would phase out HFCs. The agency has completed preliminary work and is closely monitoring developments at the federal level. DEEP should be prepared to implement regulations regarding HFCs in the absence of significant progress on the federal level.

HFCs are a significant component of Connecticut’s GHG inventory, and along with three related industrial chemicals represent about 4 percent of annual statewide CO₂e (carbon dioxide equivalent) emissions. Emissions of HFCs are projected to grow rapidly in the coming decades as equipment and insulation ages, and left unchecked these emissions could represent around 25 percent of Connecticut’s 2050 economy-wide emissions target of 9.8 MMTCO₂e. An HFC target of 0.4 MMTCO₂e would be consistent with the states’ overall 2050 target.

Successful reduction of HFC emissions requires two primary activities: (1) replacement of high-GWP HFCs with zero- or low-GWP alternatives; and (2) mitigation of potential HFC-related impacts associated with legacy refrigeration and air conditioning equipment leaks and end-of-life decommissioning:

1. Replacement of high-GWP HFCs with zero- or low-GWP alternatives

The chemical-refrigerant industry is working to develop replacements for HFCs, but there is no simple replacement of existing HFCs with zero- or low-GWP substitutions. Refrigeration and air conditioning equipment employs a range of mechanical designs and usage configurations. Diverse equipment specifications and equally diverse chemical flammability and toxicity characteristics of substitute

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refrigerants combine to make HFC replacement technologically challenging. Progress is ongoing. Current replacements fall into four general categories: natural refrigerants (such as CO₂), HFCs with lower GWP (such as R32), hydrofluoroolefins (HFOs), and HFC-HFO blends.

- Absent any federal legislation or national rule, Connecticut should adopt requirements prohibiting the sale of specific HFCs when an applicable zero- or low-GWP alternative becomes available on the market.

- The transition from HFCs to lower-GWP alternatives will not always include simple choices where a replacement chemical provides unambiguously superior operating performance in all circumstances. Consequently, Connecticut should develop state or utility incentive programs that encourage adoption of lower-GWP HFC replacements even when lower-GWP alternatives remain under development. The incentive program should recognize that new refrigerants often are not simple “drop in” chemicals that require no equipment changes; and in many cases incentives will be needed to help offset the cost of substantial equipment modification or replacement.

- Connecticut should include requirements for acquisition of zero- or low-GWP refrigeration systems in state procurement rules governing new and replacement refrigeration and air conditioning systems.

- Connecticut should leverage the success of its utility-based energy-efficiency technical support programs to make information about HFC replacement and management available to the state’s businesses and residents.

2. **Mitigation of potential HFC related impacts associated with legacy refrigeration and air conditioning equipment leaks and end-of-life decommissioning**

EPA estimates that about 90 percent of GHG emissions associated with refrigerants comes from end-of-life equipment leakage and mismanagement of decommissioning. Under Section 608 of the Clean Air Act, EPA established regulations (40CFR, Part 82, Subparts A and F) governing management of air conditioning and refrigeration equipment to mitigate the ozone-depleting impacts of refrigerants. EPA has not established similar rules targeting elimination of HFC impacts on the climate, and Connecticut should implement its own HFC management strategy mandating the training and practices necessary to eliminate HFC leaks during equipment installation, charging, operation, repair, and decommissioning. The strategy should also define requirements for HFC disposal and destruction.

Significant volumes of HFCs are also incorporated in various forms of insulation, including foams and other matrices found in building envelopes and appliances such as refrigerators. HFCs in insulation are routinely released to the environment during building demolition and repair and appliance decommissioning and recycling. Connecticut’s HFC strategy should include requirements that will eliminate the release of HFCs through these activities.

**Enhancement — Reduce HFCs 40 percent from 2018 levels by 2030** — Pursuant to Connecticut’s membership in the USCA, the state should establish a goal to reduce HFC emissions 40 percent from 2018 levels by 2030. To support this goal, DEEP should develop a comprehensive refrigerant-
management program that includes a multi-state extended-producer-responsibility program, along with a methodology for these three operational priorities:

- implement a rapid transition to low-GWP refrigerants that is supported by incentives for early adoption;
- develop and regulate strong leak detection and repair/maintenance programs; and
- incentivize the capture of refrigerants at end of life, and enforce penalties for end-of-life emissions.

The cost-effectiveness and green-jobs benefits associated with these priorities could give Connecticut an opportunity to quickly and inexpensively prevent a significant amount of GHG emissions in the coming decades. The target of reducing HFC emissions 40 percent by 2030 should be one that we work toward in conjunction with other states in the USCA.15

**Strategy – Reduce methane emissions from agriculture**

**Progress to date** – Among the policy recommendations in the SLCP Challenge to Action Roadmap are the following:

- incorporate methane emissions reductions into funding criteria for agricultural programs; and
- improve predictability of revenue streams for renewable natural gas.

In 2020, the administration submitted legislation that would begin addressing this issue. House Bill 5350, An Act Concerning Natural Gas Infrastructure, would have authorized DEEP, in consultation with the Office of Consumer Counsel and the Attorney General, to solicit proposals from anaerobic digestion facilities that produce biogas of a quality suitable for injection into the natural-gas distribution system. The bill would have authorized selection of proposals from such facilities up to an amount of biogas that would be generated by 300,000 tons of organic waste annually. The legislation would have required consideration of whether such procurement is consistent with existing statutory requirements to reduce GHG emissions. As noted previously, no final action was taken on this bill due to the closure of the General Assembly as a result of COVID-19.

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Recommendation – Protect natural and working lands that sequester and store carbon and support Connecticut’s economy, communities, and ecosystems

Forests have long been recognized as a valuable resource for sequestering and storing carbon, but recent research has found that this potential is even greater than previously thought. Given the important role of natural sequestration in climate mitigation, as well as valuable non-climate co-benefits, the importance of protecting our natural and working lands is clear.

Strategy – Develop markets for beneficial use of wood and woody waste

Progress to date – Trees are a renewable resource, and in New England, where conditions usually allow seeds to take root and regenerate, working forests can also supply a local source of wood products. Connecticut consumes an estimated 80.4 million board feet of roundwood or about 22.8 board feet per person each year. Building a typical 2,000-square-foot home requires about 16,000 board feet of roundwood.

Depending on the goals and desired outcomes of private or public owners of forests, cutting some trees according to a variety of silvicultural practices or prescriptions can enhance the health and vigor of remaining trees, generate income from the sale of timber to produce wood products for human needs, and benefit specific wildlife species by creating early successional habitat.

Harvesting timber grown sustainably in our region can help reduce transport emissions and global deforestation by avoiding pressure to harvest primary forests in other nations with less stringent environmental policies. In its 2015 report, the North East State Foresters Association estimated Connecticut’s forest products and forest recreation industries produce an annual gross output of $3.4 billion and almost 13,000 jobs (figure below).

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Long-lived wood products – from your grandmother’s antique desk to the cabinets in your renovated kitchen – also lock up and store carbon until the wood decomposes. From paper to plywood and barrels to baseball bats, some wood products are well known; other forest products such as rayon, mulch, medicines, fiber, gums, resins, and tannins (such as witch hazel) are less obvious (New England Forestry Foundation, United States Department of Agriculture [USDA] Forest Service). Lumber can also be reclaimed from old structures and recycled into new uses for furniture or building materials, keeping carbon out of the atmosphere longer.

**Strategy** – Work with land trusts, forest owners, and working lands managers to adopt carbon-accounting methodologies that further support sustainable land-use practices

Working and natural lands like forests have a significant role in mitigating GHG. According to the U.S. Climate Alliance, in Connecticut and the other 24 states that have committed to the alliance’s Natural and Working Lands Challenge, “natural and working lands offset 16 percent of the GHG emissions from energy, transportation, and other sources in 2016.” Due to a lack of adequate data, DEEP does not currently account for carbon sequestration in the state’s GHG inventory.

**Enhancement** – Take advantage of short-term opportunities – Several short-term opportunities are available to use carbon-accounting information to maximize the climate change-mitigation benefits of actions taken by land trusts and other landowners and managers:

- The [Green Plan](#), which directs Connecticut’s land-acquisition priorities, is up for renewal in 2021. The plan should place a higher priority on protecting properties that provide maximum opportunities for carbon sequestration and storage.

- Updating Connecticut’s land-protection priorities will allow the state to invest – through the [Open Space and Watershed Land Acquisition Grant Program](#) – in properties that have the
highest impact on mitigating GHG emissions.

- At the same time, land protection professionals at DEEP and non-profit organizations such as the Connecticut Land Conservation Council should provide guidance to land trusts in how to account for carbon and maximize its sequestration and storage in their land-acquisition and management practices.

The ability of trees to sequester and store carbon in wood, provides significant potential for Connecticut to mitigate climate change by retaining existing forests and improved forest management. A study in the Proceedings of the National Academy of Sciences finds that “natural climate solutions” could provide more than one-third of needed emissions reductions to keep global temperatures at or below 2 degrees Celsius by 2030. “Avoided forest conversion” and “natural forest management” are among the low-cost natural solutions that, along with reforestation (replanting trees to restore degraded forests), represent easily available and effective solutions.20

New recommendation – Incorporate climate-change mitigation in plans of conservation and development [PRIORITY]

Connecticut’s state Plan of Conservation and Development (POCD) promotes development that can “create and maintain conditions under which [humans] and nature can exist in productive harmony, and fulfill the social, economic, and other requirements of present and future generations of Connecticut residents.”21 State law stipulates a process for comparing municipal, regional, and state POCDs to identify and reconcile differences and leverage assets at different levels for the overall benefit of the state economy and population. However, there is no statutory requirement that municipal plans comply with the regional POCD or state POCD.

Sustainable development strives to meet the needs of the present generation without compromising the ability of future generations to meet their needs.22 Achieving this goal will critically depend on effective action to mitigate climate change and facilitate resilience by enabling our communities to adapt to a changing climate. Connecticut’s strong Home Rule authority provides cities and towns with control over most land-use decisions that directly affect these goals.

State statutes stipulate the elements that should be covered in a municipal POCD, including: the need for affordable housing; protection of existing and potential public surface and ground drinking water supplies; energy-efficient patterns of development; energy conservation and use of solar and other renewable forms of energy; and the most recent sea level change scenario.23 The plan also must be

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submitted to the municipality’s regional planning council for review, and the council is required to issue an advisory report with comments, including a finding on its consistency with the regional POCD.

The statutes also stipulate elements to be considered in a regional POCD, such as energy-efficient development, abatement of air and water pollution, and transit-oriented development. Regional plans must be reviewed by the state Office of Policy Management (OPM) for consistency with the state plan. There is no statutory requirement for consistency, but OPM is to identify inconsistencies and the reasons for them.

The statutes establish a process that theoretically is capable of developing integrated planning across state, regional, and local levels of government. However, there is no guarantee that decisions taken by 169 separate towns will collectively produce effective climate action or redress environmental and social injustices across the state. Although the regulations call for public outreach and engagement in the planning process, underserved residents remain underrepresented.

Given the importance of local decisions in Connecticut, a bottom-up process to build consensus for a coherent roadmap toward an environmentally sustainable economy seems the most productive approach. It is particularly important to align local decisions for effective climate action.

The following strategies could be approached in one of two ways. First, they could be framed as extensions of the six growth-management principles of the state POCD, which promotes integrated planning across all levels of government. The recommendations would ensure measurable progress toward GHG emissions-reduction goals and would facilitate transparency and broader public engagement in the climate-planning process. Alternatively, the statutes could be revised to incorporate a seventh growth-management principle in the state POCD: climate protection and the intrinsic need for protection of public health and safety. This new section of the state POCD would be an easily referenced set of planning guidelines that lesser jurisdictions could emulate and would recap GC3’s envisioned GHG emissions-reduction measures.

Strategies:

- The statutes require that POCDs “take into consideration the state’s greenhouse gas reduction goals.” This requirement should be strengthened to require POCDs to document how proposed actions support the state’s statutory GHG emissions-reduction goals and to clearly identify any actions that are inconsistent with the goals and justify such inconsistencies.

- The current process requires municipal plans to identify inconsistencies with the regional plan, and it requires the regional plan to identify inconsistencies with the state plan. The OPM should provide a standardized format for reporting these inconsistencies and post the findings on the state web site to facilitate public review.

- State POCD Attachment F provides examples of performance indicators for measuring progress. Data-tracking that shows how well the goals of sustainable development are being

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met should be added and highlighted in a town-by-town format similar to the Energy Efficiency Board’s annual legislative reports (see the 2019 report, pages 8-10). Consideration should also be given to aligning these measures with the environmental-justice index proposed by the Equity and Environmental Justice Working Group.

- OPM should form a working group with partners such as Sustainable CT, Connecticut Association of Conservation and Inland Wetlands Commissions, and the CT Energy Network of local energy committees to develop better templates and actionable recommendations for sustainable development. This working group plus various subject-matter experts would also create succinct guidelines for state-of-the-art energy management — siting of distributed renewable energy generation, energy security, energy efficiency, etc. — for regional and municipal POCDs. Such content should become part of the state POCD.

**New recommendation — Promote responsible and just materials management [PRIORITY]**

Waste management is typically considered a minor contributor to Connecticut’s GHG emissions, because the state’s GHG accounting considers only the direct emissions of in-state waste disposal operations — about 4.9 percent of statewide emissions. Some of the benefits of improved resource management are captured in other parts of the inventory, and the main benefits come from waste reduction and recycling occur outside the state boundaries and hence outside the scope of the inventory. Waste facilities also present significant environmental justice issues, and health impacts of other pollutants can be of more immediate concern than future climate impacts.

Waste contributed ~2 MMT CO$_2$e in the most recent inventory. Roughly 80 percent was associated with solid waste and 20 percent with waste water treatment. Waste is considered a minor contributor and thus, receives limited attention in climate action planning. Waste was not mentioned in the 2018 report. Forty years ago, CT took a leadership position in developing waste-to-energy (WTE) facilities to minimize landfill disposal. However, the large incinerators in Bridgeport and Hartford impose significant environmental damage and health impacts on poor urban communities of color. Forty years later, WTE is no longer considered a sound environmental solution for waste disposal. Over the past few years, there has been little progress in reducing the amount of waste generated. The failure of the proposed project to replace the Materials and Innovation Recycling Authority (MIRA) capacity presents a potential public health crisis.

The Metropolitan District’s Clean Water Project is investing $2 billion to expand the sewer system and wastewater treatment capacity to reduce combined-sewer overflows during rain storm events and comply with a federal consent decree and a Connecticut DEEP consent order to achieve Federal Clean Water Act goals. The increased capacity results in increased amounts of sewage sludge for disposal.

A narrow focus on the GHG impacts of in-state waste disposal will yield suboptimal solutions and fail to address environmental justice concerns. Evaluation of waste-disposal options must address the full

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range of environmental impacts. Proposed projects to site or expand waste-management facilities should conduct a cost-benefit analysis that considers the health effects of criteria pollutants, especially particulates, heavy metals, and persistent, bioaccumulative, and toxic chemicals.

Developing a long-term plan for sustainable materials management should address the full lifecycle and a broad range of environmental concerns. Emphasis should be on ensuring CT has the capacity to responsibly manage waste generated within its borders, driving behaviors to support waste reduction and recycling to minimize any residues sent for final disposal. The recent collapse of markets for recovered plastics and mixed paper has complicated recycling efforts. Wholesale electricity prices no longer provide a meaningful subsidy to WTE facilities. These trends have exposed the true cost of waste disposal, which was formerly hidden by these subsidies. CT will need to evaluate the current state of the art in material sorting technologies and waste disposal treatments as core elements of an emerging call for more circular economies. Waste management, or more appropriately strategic materials management will require incentives for the recovery of materials and economic development incentives for secondary processing of recovered materials into higher value added materials or finished products that can be sold back into the market. The state could establish a commission to determine the best options, with an emphasis on protecting human health and the environment.

The following strategies are provided to help promote responsible and just materials management:

- Proposed construction, modification, or expansion of any solid/sewage waste disposal facility should be required to conduct a cost-benefit analysis that includes all relevant social, environmental, and economic aspects. Proposed projects should provide host-community benefits that are commensurate with actual social and environmental costs.

- Waste management goals should be set to minimize the residues sent for final disposal rather than based on diversion rates.

- The waste hierarchy should be modified to drive efforts to reduce the amount generated and the recovery of useful materials.

- Financial incentives should be provided to encourage manufacturers to process recovered materials into new products in support of a more circular economy.

- A disposal tax based on an estimate of the GHG emissions of the final disposal process should be imposed to fund incentives for a more sustainable waste management system.

- The CT Academy of Science and Engineering should be commissioned to study materials imports and exports and develop options for a more circular economy in Connecticut.

- Connecticut should conduct a study of alternative waste disposal solutions. Any evaluation of technology options should be conducted by an independent third-party entity.

- The state’s environmental justice process for waste management should be strengthened.

With respect to methane emissions related to organics, we propose the following strategies:
● Develop a zero-waste strategy designed to separate organics from municipal solid waste, increase quantity and quality of recyclables, and reduce residues sent for final disposal (waste-to-energy facility or landfill).

● Mandate or incentivize diversion of organic materials from the landfill disposal stream.

● Create markets to support organics diversion.

● Develop and implement food rescue and recovery programs.

● Accelerate development of infrastructure to utilize diverted organic material.

● Require wastewater treatment facilities to: (a) employ methane-recovery technologies and (b) employ anaerobic digesters to capture methane for generation of renewable electricity or heat for use on-site or locally.

**New recommendation – Preserve and plant trees in urban and suburban areas**

Urban forests represent an important carbon pool. Connecticut’s Forest Action Plan notes:

*Connecticut is a heavily urbanized state. According to Forest Service analysis, 36.4% of the land area of the state is urban (1.13 million acres), with 87.7% of the population, nearly 3 million people, living in these urban areas. Despite the high population concentration in these areas, these same lands have a fairly high degree of tree cover, with a ... canopy cover estimated [at] nearly 50%. These urban trees are storing about 22.5 million tons of carbon, and continue to sequester carbon at the rate of about [744,000] tons per year.*

The importance of urban trees is magnified by their proximity to people and the important human-health co-benefits they provide.

Because of higher light levels and reduced competition from other trees, edge forests and residential and urban treescapes typically contain larger trees, on average, and therefore store more carbon per tree or area of forest than do interior forests and trees. Hence their climate mitigation value is disproportionately large and should be reflected in the level of protection they are afforded. Residential and urban trees and forests also shade and cool buildings in summer and insulate them in winter, which significantly reduces energy consumed for air conditioning and space heating and associated carbon

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emissions.\textsuperscript{29} Moreover, large trees reduce airborne pollutants – carbon monoxide, sulfur dioxide, nitrogen dioxide, ozone, and particulate matter – to a much greater extent than do small trees. For example, a large tree ≥30 inches in diameter at breast height (dbh) removes an estimated 60-70 times the pollutants as a small tree <3 inches in dbh.\textsuperscript{30}

Urban trees and other natural systems provide a range of physical health benefits. Trees can improve air and water quality, mitigate the heat-island effect, and help alleviate noise (Nowak et al. 2010). Trees can shield people from ultraviolet radiation, the cause or contributing factor for three types of skin cancer (Nowak and Heisler 2010). Urban ecosystems are increasingly recommended by national and state environmental-protection agencies to mitigate the harmful impacts of air and water pollutants, harmful emissions, and the negative effects of urban heat and noise (Wolf and Robbins 2015). Trees also help reduce flooding by slowing rainwater runoff.

In recognition of their benefits, priority should be given to protecting and planting trees that are large or will become large. To support this approach, electric and communication wires in suburban and urban communities should be placed underground wherever feasible, and priority for plantings should be given to those residential areas of cities and suburbs that currently have few or no trees. As large trees die or become hazardous due to disease, pest infestation or damage from storms, trees with similar benefits should be planted. Until such time as undergrounding is done, tree pruning, even within the utility wire zone, should be conducted to protect the structural integrity and strength of existing large trees.

\textsuperscript{29} https://www.itreetools.org/.
## Appendices

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## Appendix 1

### Members of the Non-energy team

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<tr>
<td>Patrick Carleton</td>
<td>Metropolitan Council of Governments</td>
</tr>
<tr>
<td>Tony Cherolis</td>
<td>Transport Hartford Academy at the Center for Latino Progress</td>
</tr>
<tr>
<td>Bill Finch</td>
<td>Discovery Museum &amp; Planetarium</td>
</tr>
<tr>
<td>Deb Geyer</td>
<td>Stanley Black &amp; Decker</td>
</tr>
<tr>
<td>Patrice Gillespie</td>
<td>CT Clean Water Fund / CT Energy Network</td>
</tr>
<tr>
<td>Stanley McMillen</td>
<td>UConn</td>
</tr>
<tr>
<td>Bernie Pelletier</td>
<td>People's Action for Clean Energy</td>
</tr>
<tr>
<td>Tom Swarr</td>
<td>GC3 Equity &amp; Environmental Justice Working Group</td>
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| **Other Stakeholders** |                |
| Lynne Bonnett         | New Haven Energy Task Force |
| Sten Caspersson      | CT Academy of Science & Engineering |
| Evan Dantos           | Robinson & Cole |
| Eric Hammerling      | Connecticut Forest & Park Association |
| Lisa Hayden           | New England Forestry |
| Wilhemina Krahm       | Metropolitan Council of Governments |
| Diane Lauricella      | CT Green Building Council |
| Elsa Loehmann         | (environmental engineer) |
| Richard Love          | Raytheon |
| Cary Lynch            | Nature Conservancy |
| Denise Savageau       | CT Council on Soil and Water Conservation |
| Mark Scully           | People's Action for Clean Energy |
| Anji Seth             | UConn Geography/GC3 Science & Technology Working Group |
| Jon Slifka            | Department of Aging and Disability Services |
| David Sutherland      | Nature Conservancy |

| **DEEP support staff** |                |
| Jeff Howard           | Bureau of Energy & Technology Policy |
| Doris Johnson         | Commissioner's Office |
| Brian Basso           | Intern |
## Appendix 2

### Acronyms and abbreviations

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<tr>
<th>Term</th>
<th>Full Name</th>
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<tbody>
<tr>
<td>CO₂</td>
<td>Carbon Dioxide</td>
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<tr>
<td>CO₂e</td>
<td>Carbon Dioxide Equivalent</td>
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<tr>
<td>CT</td>
<td>Connecticut</td>
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<tr>
<td>DBH</td>
<td>Diameter at Breast Height</td>
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<tr>
<td>DEEP</td>
<td>Connecticut Department of Energy and Environmental Protection</td>
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<tr>
<td>EPA</td>
<td>Environmental Protection Agency</td>
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<td>FIA</td>
<td>Forestry Inventory Analysis</td>
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<td>GC3</td>
<td>Governor’s Council on Climate Change</td>
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<tr>
<td>GHG</td>
<td>Greenhouse Gas</td>
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<tr>
<td>GWP</td>
<td>Global Warming Potential</td>
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<tr>
<td>HFC</td>
<td>Hydrofluorocarbon</td>
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<tr>
<td>HFO</td>
<td>Hydrofluoroolefin</td>
</tr>
<tr>
<td>NAHB</td>
<td>National Association of Home Builders</td>
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<tr>
<td>OPM</td>
<td>Office of Policy Management</td>
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<tr>
<td>POCD</td>
<td>Connecticut’s state Plan of Conservation and Development</td>
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<tr>
<td>PURA</td>
<td>Connecticut Public Utilities Regulatory Authority</td>
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<tr>
<td>SLC</td>
<td>Short-Lived Climate Pollutant</td>
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<tr>
<td>USCA</td>
<td>US Climate Alliance</td>
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<tr>
<td>USDA</td>
<td>United States Department of Agriculture</td>
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<tr>
<td>UV</td>
<td>Ultraviolet</td>
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<tr>
<td>WTE</td>
<td>Waste to Energy</td>
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## Glossary

<table>
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<tr>
<th>Term</th>
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<tr>
<td><strong>Complete Streets</strong></td>
<td>An approach for community transportation policy and design to: help ensure streets are safe for people of all ages and abilities; balance the needs of different transportation modes; and support local land uses, economies, cultures, and natural environments.</td>
</tr>
<tr>
<td><strong>Connecticut Comprehensive Open Space Acquisition Strategy</strong> (Green Plan)</td>
<td>A document that guides efforts by DEEP and its land-conservation partners to conserve 21 percent of Connecticut’s land base as open space by 2023.</td>
</tr>
<tr>
<td><strong>Carbon dioxide equivalent (CO$_2$e)</strong></td>
<td>The amount of greenhouse gas (or combination of gases) emitted (or prevented from being emitted), in terms of the amount of carbon dioxide with comparable global warming potential.</td>
</tr>
<tr>
<td><strong>Environmentally significant leak</strong></td>
<td>PURA-defined threshold for prioritizing mitigation of natural gas leaks.</td>
</tr>
<tr>
<td><strong>Equity and environmental justice</strong></td>
<td>The fair treatment and meaningful involvement of all people, regardless of race, color, national origin, or income, with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies.</td>
</tr>
<tr>
<td><strong>Global warming potential</strong></td>
<td>A measure of how much energy the emissions of one ton of a greenhouse gas will absorb over a given period of time, relative to the emissions of one ton of carbon dioxide.</td>
</tr>
<tr>
<td><strong>Heat island effect</strong></td>
<td>A phenomenon in which urbanized areas experience higher temperatures than outlying areas due to the prevalence of buildings, roads, and other infrastructure, which absorb and re-emit the sun’s heat more readily than do natural landscapes such as forests and water bodies.</td>
</tr>
<tr>
<td><strong>Home rule authority</strong></td>
<td>A delegation of power from the state to its sub-units of governments (including municipalities, towns, or villages). Connecticut is a home rule state.</td>
</tr>
<tr>
<td><strong>Hydrofluorocarbon (HFC)</strong></td>
<td>Common chemical refrigerant that has extremely high global warming potential.</td>
</tr>
<tr>
<td><strong>Hydrofluoroolefins (HFO)</strong></td>
<td>A refrigerant alternative to HFCs with reduced global warming potential.</td>
</tr>
<tr>
<td><strong>Non-energy greenhouse gas emissions</strong></td>
<td>Emission of greenhouse gases into the atmosphere that is not directly tied to energy generation, e.g., methane leaks in a natural gas transmission pipe.</td>
</tr>
<tr>
<td><strong>Persistent, bioaccumulative and toxic</strong></td>
<td>Member of the class of chemicals that break down slowly in the environment, accumulate in living organisms, and exhibit toxicity.</td>
</tr>
<tr>
<td><strong>Short-lived climate pollutant</strong></td>
<td>A greenhouse gas that on average spends less time in the atmosphere than carbon dioxide but has higher global warming potential.</td>
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<tr>
<td><strong>Social determinants of health</strong></td>
<td>Environmental conditions in which people are born, live, work, and age that impact public health.</td>
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Appendix 4

Editor’s note on major revisions

The list below represents changes between the first draft that the GC3 reviewed and the final version, based on public comments that were received as well as the editing process.

Strategy: Develop regulations for hydrofluorocarbons that set achievable timelines for a transition to climate-friendly, HFC-free technologies and HFC substitutes in refrigerators, air-conditioning equipment, and vehicle air-conditioning system

- Added a new Enhanced recommendation to reduce HFCs 40 percent from 2018 levels by 2030.
- As part of this recommendation, the chapter also identifies the following actions:
  - Implement a rapid transition to low-GWP refrigerants that is supported by incentives for early adoption.
    - Develop and regulate strong leak detection and repair/maintenance programs.
    - Incentivize the capture of refrigerants at end of life, and enforce penalties for end-of-life emissions.

Strategy: Promote responsible and just materials management

- Added a new recommendation to provide financial incentives to manufacturers to support processing of recovered materials into new products in support of a more circular economy.
- Clarifies that priority should be given to on-site and local consumption of renewable natural gas for power or heat applications.

Strategy: Preserve and plant trees in urban and suburban areas

- Changed the title of the recommendation to reflect preservation of existing trees as well as planting new trees.
- Added language highlighting the need to protect mature trees, and added specific recommendations to support this goal, including:
  - Conducting tree trimming within utility wire zones in a manner that protects the structural integrity and strength of existing trees.
  - Undergrounding utility wires when feasible.
  - Prioritizing new planting in areas with few or no trees.
### Chapter overview

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| **Maintain increasing fuel economy and low- and zero-emission standards** | - Maintain adherence to Corporate Average Fuel Economy and GHG emission standards mid-term review 2016 final determination [PRIORITY]  
- Maintain adherence to California low-emissions and zero-emission vehicle requirements [PRIORITY]  
  - Establish emissions standards for medium- and heavy-duty vehicles, including school buses [PRIORITY] |
| **Increase light-duty ZEV penetration rate to at least 20 percent by 2030** | - Implement price signals to incentivize EV adoption and reduce electric system impacts [PRIORITY]  
- Expand EV charging network to ensure consumer confidence and reduce range anxiety  
- Develop a State fleet transportation Lead by Example program that sets annual emissions-reduction targets and enables increasing adoption of zero-emission vehicles  
- Establish specific ZEV targets that align with the ZEV MOU and the 2030 target  
- Expand the Lead by Example approach to encourage electrification of municipal fleets  
- Establish new sources of funding for EV rebate programs  
- Expand and strengthen the market for the full range of electric vehicles |
| **Advance initiatives that eliminate VMT growth by 2030** | - Implement Transit-Oriented Development projects and support walkable, mixed-use, and sustainable urban and suburban development in areas served by transit [PRIORITY]  
- Encourage, incentivize, and support alternative modes and active transportation that reduce single-occupant vehicle driving [PRIORITY]  
- Remove the legislative barrier to exploration of a mileage-based user fee  
- Transit benefit, parking cash-out, and telecommuting for state employees [PRIORITY]  
- Implement state and regional policies designed to reduce VMT [PRIORITY] |
Develop sustainable funding for transportation electrification and transit infrastructure

- Implement a multi-state cap-and-invest program
  - Continue and expand surveys, public meetings, and public engagement on this proposal throughout 2021, including intentional outreach to rural communities and low-income communities
  - Implement transportation user fees -- market mechanisms to reduce traffic congestion and improve efficiency of travel for all drivers

New recommendation
Advance initiatives that increase adoption of zero-emission medium- and heavy-duty vehicles

- Establish statewide goals for zero-emission medium- and heavy-duty trucks and school transportation

New recommendation
Explore strategies to reduce total number of vehicles on the road

- Explore car-share options for municipal and state fleets as a complement to electrification

New recommendation
Reduce emissions from freight transportation

- Address GHG emissions in state-level freight planning
- Seek opportunities to shift freight from trucks to rail and ports
- Expand waste reduction and recycling programs

Appendices
Executive summary

Use of fossil fuels in the transportation sector – primarily in passenger cars and light-duty trucks – is responsible for nearly 40 percent of Connecticut’s greenhouse gas (GHG) emissions. Transportation sector emissions have remained stubbornly high for three decades. While reducing emissions remains the central goal of the transportation-related recommendations outlined in this chapter, the transportation team – which consists of stakeholders from community organizations, nonprofits, and academic and government agencies – also recognizes it is important to consider co-benefits. These include reducing harmful pollutants that impact air quality, addressing accessibility gaps to transit solutions, and creating safe and connected active transportation systems.

This chapter provides a progress update on the recommendations in the 2018 GC3 report and adds three new recommendations and several strategies to refine the proposed policies and programs. Each section addresses equity and environmental justice considerations, which are key in designing a modern and clean transportation system. The recommendations reflect intentional policies to create equitable systems and broaden access to zero emission vehicles (ZEVs) and cleaner transportation options for lower income and other communities impacted by transportation-sector emissions.

The chapter outlines strategies to support the following recommendations:

- **Maintain increasing fuel economy and low- and zero-emission standards**, encourage adoption of ZEVs or vehicles with higher-efficiency internal combustion engines, and establish emission standards for medium- and heavy-duty vehicles to reduce GHG.
- **Increase light-duty ZEV penetration rate to at least 20 percent by 2030** with initiatives for enhancing rebate incentives, expanding charging networks, and establishing statewide targets for annual emissions reduction and for ZEV adoption.
- **Advance initiatives that eliminate growth in vehicle miles traveled (VMT) by 2030** and move toward reducing VMT, such as incentivizing transportation-oriented development (TOD), making streets safer to encourage active transportation and alternative travel modes, encouraging a greater shift to transit use, and disincentivizing sprawl to inhibit land uses that increase VMT.
- **Develop sustainable funding for transportation electrification and transit infrastructure** to maintain infrastructure investments, including a multi-state cap-and-invest program such as that proposed by the Transportation and Climate Initiative (TCI), and/or implementation of transportation user fees such as a MBUF, coincident with public outreach, particularly to rural and low-wealth communities.
- **(New) Advance initiatives that increase adoption of zero-emission medium- and heavy-duty vehicles** by establishing statewide goals for zero-emission medium- and heavy-duty trucks and school transportation.
- **(New) Reduce the total number of vehicles on the road.** Opportunities include expanding car-share options in urban areas and population centers near transit-oriented developments.
- **(New) Reduce emissions from freight transportation** by adding an emission assessment component in state-level freight planning, shifting more freight to rail and ports, and expanding waste reduction, local composting, and recycling programs.
Introduction

The transportation sector is responsible for nearly 40 percent of Connecticut’s greenhouse gas (GHG) emissions.\(^1\) Even as other sectors have reduced emissions in the last decade, transportation sector emissions have remained consistently high. The GC3 identified transportation electrification via wide-scale EV deployment to be among the primary solutions for achieving Connecticut’s statutorily required economy-wide GHG emissions reductions targets. Other key strategies for the transportation sector include retaining stringent fuel-economy standards, increasing use of public transit and alternative modes of transportation, and supporting transit-oriented development (TOD).

This chapter reviews the four broad transportation-related recommendations in the GC3’s 2018 report and the corresponding strategies for each recommendation.\(^2\) For each, the chapter assesses progress, identifies challenges and gaps, and outlines enhancements and additional strategies and recommendations for achieving GC3’s objectives. Recognizing that a key intersection of transportation policy and climate policy is impact on low- and moderate-income (LMI) communities and communities of color, the chapter highlights the equity and environmental justice (EEJ) considerations of all of the policies under review. It also briefly explores which of these strategies can simultaneously advance both climate change mitigation (the primary focus here) and climate change adaptation and resiliency.

Equity and environmental justice overview

Vehicle emissions are the major contributor to poor air quality in Connecticut's urban areas.\(^3\) LMI, rural, and marginalized communities should share in the benefits of a clean-energy transportation system. Because LMI and marginalized communities often abut major corridors and transportation centers, they bear a disproportionate public health impact from transportation-related pollution. Grant programs and other initiatives focused on replacing medium- and heavy-duty fossil fuel vehicles should give priority to vehicles operating in these communities.

Traditionally, LMI households spend a far greater share of their income on transportation services than wealthier households do— in some cases more than 15 percent of their total income. For many such households, vehicle ownership is simply not viable due to financial constraints or ease-of-use concerns, or it holds less appeal because public transit or alternative travel modes are more financially accessible.

Expanding access to zero-emission vehicles (ZEVs) in LMI communities: Broadening access to ZEVs in these communities will require intentional policies such as:

- actively promoting rebates for used ZEVs (LMI rebates will be available in early 2021);
- requiring car-share and rideshare companies to establish ZEV fleet percentage goals that align with the state’s goals, and providing rebates for ZEVs purchased by such companies;

\(^2\) This report was written by the Mitigation Strategies Working Group’s transportation team, with input from a number of stakeholders. Appendix 1 provides a list of team members and stakeholders.
• allowing state and municipal ZEV fleets to be managed by a car-share company that can rent them to residents on weekends and evenings;

• exploring the potential for electric utilities to own and operate public charging infrastructure in rural and underserved communities where private investment is falling short (with the Public Utilities Regulatory Authority providing oversight of any impacts on ratepayers); and

• expanding the concept of ZEV rebates and cash-for-clunker incentives to include micromobility vehicles that are more likely to be affordable to low-income households.

**Prioritizing investments in active transportation and transit:** Active transportation (walking and biking) and high-quality transit systems that enable users to get where they are going safely and efficiently are particularly important in municipalities with low-income and diverse communities. Such communities typically have much lower rates of car ownership than residents of suburban and rural towns.

Investment of funds from potential alternative funding mechanisms (e.g., the proposed TCI cap-and-invest program, or a VMT tax) should prioritize measures that address these equity concerns and positively impact EEJ communities.

**Addressing vulnerable-road-user safety concerns:** It is difficult to promote increased active transportation in a state where the incidence of pedestrian fatalities is rising and where none of the [four cities with high zero-car ownership household levels](#) (Hartford, New Haven, Bridgeport, and Waterbury) have connected, cross-city bike route networks. People are less inclined to walk and ride bicycles when personal safety concerns are significant.

Creating an equitable and inclusive clean-transportation system will require harmonizing automobile ownership-based solutions with inclusive ZEV ridesharing, community bicycle access, e-bike and e-scooter incentives, and public-transit initiatives. When implemented together, these actions offer LMI households a range of reliable options to get to destinations safely, efficiently, and affordably, while helping to reduce GHG emissions and drive down air pollution in LMI and EEJ communities. It also will be important to understand and account for urban-rural differences when crafting such policies.

**Adaptation and resilience overview**

To strengthen the resilience, reduce the vulnerabilities, and mitigate the environmental impacts of the transportation sector, Connecticut must reduce emissions, implement more sustainable land-use practices, and create a more equitable and accessible multi-modal transportation system. Reducing suburban and rural car-centric sprawl will improve the sector’s overall resilience. Town centers, employment centers, and urban areas that are well-served by transit while also being safely walkable and bikeable are both more resilient and have lower emissions than an overwhelmingly car-centric system. A state that has more sustainable transportation options, including transit and active transportation, is more resilient to future economic and climate change challenges. Reducing emissions today contributes to global efforts to reduce the probability of devastating storms and other climate impacts in the future, and it therefore has long-term resiliency benefits.

**Sustainable funding for transportation electrification and infrastructure:** Both a multi-state cap-and-invest program, such as TCI, and a MBUF, such as a VMT tax, would generate funds that the state should intentionally invest in ways that strengthen the resilience of the transportation system and enable
cleaner travel options. The cornerstone of TCI is support for the transformation of our state’s transportation system with increased electrification, transit ridership, and active transportation while encouraging development in-fill and TOD. These investments will help upgrade the state’s aging transportation infrastructure with a clearer view of likely climate change impacts, such as sea level rise and more frequent extreme storms.

**Implementation of a multi-modal transportation network:** Prioritizing multi-modal access to destinations and jobs while reducing the priority of inefficient, low-occupancy vehicle travel in town centers, urban areas, and around high frequency transit hubs and transit corridors will improve the resiliency of the state’s transportation system and the communities it serves. The state should promote and invest in initiatives that encourage active transportation, complete gaps in regional and statewide transportation networks, and increase and expand service on our rail and transit lines. Such investments should be coupled with complementary land-use policies that will create urban and suburban communities that promote shorter trips, reduce automobile trips, and ultimately reduce VMT and car ownership.

**Investment in a full range of EVs:** Connecticut should more intentionally integrate smaller electric vehicles including ultra-compact electric cars, e-motorcycles/mopeds, and micromobility vehicles (such as e-bikes and e-scooters) into its EV planning. Charging for these smaller EVs can be served by the existing electrical infrastructure or more resilient microgrids, especially in urban areas where it may be more difficult to install public fast-charging facilities. To take full advantage of e-bikes and e-scooters, cities and town centers must be designed with connected, safe bike routes.

**Telecommuting:** The COVID-19 pandemic has demonstrated many state agencies were less resilient than businesses that had already implemented work arrangements which allowed for, and in some cases encouraged, telecommuting. Beyond the opportunity for reduced driving and emissions, increased rates of telecommuting for state employees and other workers provide better operational resiliency during extreme weather events and pandemics. The pandemic has disrupted the narrative that state employees could not telecommute at rates seen in the private sector, and it is imperative that we consider what other false limitations are holding Connecticut back from meeting our combined mitigation and adaptation priorities.

**Recommendation – Maintain increasing fuel economy and low- and zero-emission standards**

This 2018 recommendation recognized that improving the fuel economy of internal combustion engines (ICEs) and broadening the use of alternative fuels such as biodiesel that provide significant reductions in emissions of total hydrocarbons, carbon monoxide and total particulate matter can contribute to GHG emissions reduction in the transportation sector. Vehicle emissions account for the bulk of Connecticut’s transportation emissions and disproportionately affect LMI communities due to the density of traffic in or near these areas. Note, however, that high-efficiency ICEs perversely encourage more driving, so

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complementary measures, such as a transition to ZEVs, are needed to effectively reduce overall GHG emissions.\(^5\)

**Strategy – Maintain adherence to Corporate Average Fuel Economy (CAFE) and GHG emission standards mid-term review 2016 final determination [PRIORITY]**

**Strategy – Maintain adherence to California low-emissions and zero-emission vehicle requirements [PRIORITY]**

**Progress to date** – Progress on both of these strategies has been hindered by concerted federal action. In August 2018, the Environmental Protection Agency (EPA) and the National Highway Traffic Safety Administration (NHTSA) issued a proposed rule, The Safer Affordable Fuel-Efficient Vehicles Rule for Model Years 2021 to 2026 Passenger Cars and Light Trucks (SAFE Vehicles Rule), seeking to significantly weaken the GHG emission and CAFE standards and revoke the Clean Air Act waiver that permits California to set tailpipe emissions standards more stringent than the federal standards.\(^6\) In July 2019, Connecticut joined 23 states and Puerto Rico in signing the Nation’s Clean Car Promise in opposition to the proposed rule.\(^7\) Connecticut also joined a coalition of 26 jurisdictions that in September 2019 filed a complaint challenging the Trump Administration’s intention to preempt California’s authority to regulate motor vehicle GHG emissions and issue ZEV standards.\(^8\) EPA and NHTSA issued the final SAFE Vehicles Rule on April 30, 2020. It establishes a fleet fuel-economy standard of 40.5 miles per gallon for light-duty trucks and passenger vehicles and revokes California’s ZEV mandates. The final SAFE Vehicles Rule requires an annual 1.5 percent increase in the stringency of GHG emissions and CAFE standards for vehicles sold in model years 2021-2026, substantially more lax than previous standards requiring a 5 percent annual increase over the same period.

The 2018 GC3 report neglected to provide any recommendations regarding emissions standards for medium- and heavy-duty vehicles.

**Enhancement – Establish emissions standards for medium- and heavy-duty vehicles, including school buses [PRIORITY]** – State legislation introduced in 2020 (S.B. 10) incorporated a provision to authorize Connecticut to adopt California’s emissions standards for these vehicles. Diesel vehicle exhaust from trucks and buses contribute to higher levels of air pollution and particulate matter (PM2.5) in urban areas and low-income communities, which are often communities of color. In recent years, the state has taken concrete steps to reduce emissions from this segment of the fleet with support from federal programs and Volkswagen Settlement money, as well as commitments to ZEVs constituting 30 percent of the state’s transit buses and 30 percent of medium- and heavy-duty truck sales by 2030. Establishing

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\(^5\) Appendix 2 presents a summary of Connecticut state policies and statutes related to transportation emissions.

\(^6\) Section 209 of the Clean Air Act (CAA) permits California to seek a waiver of the preemptive effect of the CAA, which otherwise prohibits states from enacting emission standards for new motor vehicles stricter than federal standards. Under the CAA, California may request a waiver to set emissions standards more stringent than the federal government. If approved, other states may then adopt California’s standards.

\(^7\) The Nation’s Clean Car Promise. United States Climate Alliance. July 9, 2019.

\(^8\) California v. Chao, No. 1:19-cv-02826 (D.D.C. filed Sept. 20, 2020). The coalition includes 23 states, the District of Columbia, and the cities of Los Angeles and New York. Connecticut is among the coalition states that have adopted California’s GHG and ZEV standards. These states comprise more than 35 percent of the domestic LDV market in the United States.
statewide emissions standards would complement the shift to ZEVs by requiring trucks still operating on fossil fuels to use the most effective exhaust-control technology and/or alternative fuels.

**Recommendation** – Increase light-duty ZEV penetration rate to at least 20 percent by 2030

According to the Northeast States for Coordinated Air Use Management (NESCAUM) analysis in GC3’s 2018 report, achieving the 2030 interim economy-wide GHG emissions reduction target will require 500,000 ZEVs (roughly 20 percent of the total light-duty fleet) to be registered in Connecticut by that date. With only about 12,000 ZEVs currently registered in the state, reaching this goal will require substantial and coordinated action. In April 2020, DEEP issued its *Electric Vehicle Roadmap for Connecticut* (EV Roadmap), a comprehensive strategy outlining recommended pathways for accelerating widespread deployment of EVs in the state. The EV Roadmap focused on addressing myriad aspects of achieving that goal, including transportation equity, purchasing incentives, consumer education, charging infrastructure expansion, consumer protection, integration of EVs into the electric grid, utility investment, and rate design.

Because many households do not own cars or may not be able to afford a ZEV, intentional policies are required to provide more equitable access to a full range of ZEVs, including micromobility vehicles. ZEVs require little maintenance, but wide deployment will increase electricity demand. ZEV penetration will be enhanced as these vehicles’ sticker prices decline, their ranges increase, and charging times decrease. Incentives such as Connecticut Hydrogen and Electric Automobile Purchase Rebate (CHEAPR) must be expanded and sustained until targets are met. Finally, as the proportion of ZEVs increases, motor fuels tax proceeds will continue to decline, increasing pressure for Connecticut to identify alternative sources of transportation funding, such as road-user fees.

**Equity and environmental justice** – Reducing motor-vehicle air pollution in urban and LMI communities will be an EEJ benefit of higher ZEV purchases, as these communities are disproportionately impacted. The respiratory issues associated with long-term air pollution exposure have been amplified by disproportionate COVID-19 fatality rates. Electric cars, and cars in general, are not in the budget of many households. LMI households that do not have a car often use taxis, rental vehicles, rideshare, and car share services. Electrifying private fleet vehicles has an equity benefit, especially in cities with low car-ownership rates. The CHEAPR program needs to expand to include rebates that increase EV adoption rates for private fleet vehicles that operate in such communities. Establishing new rebate programs to encourage purchases of micromobility vehicles would also have an equity benefit for LMI communities.

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9 While CHEAPR remains Connecticut’s primary incentive, others exist. The Department of Motor Vehicles offers a few smaller incentives (a reduced vehicle registration fee and a couple of fee exemptions), and there are instances of rebates when an auto manufacturer (such as Nissan) partners with another entity, such as Eversource or the Connecticut Green Bank. Some municipal entities offer their own incentives, such as the Norwich Department of Public Utilities and Groton Utilities.
Strategy – Implement price signals to incentivize EV adoption and reduce electric system impacts [PRIORITY]

The CHEAPR program supporting zero-emission electric vehicles and fuel cell vehicles is allocated $3 million per year through 2025 from revenue generated by the state’s vehicle GHG emissions reduction registration fee set in the 2019 legislative budget, Section 94 of PA 19-117. The 2019 legislation established a new CHEAPR governing board, with designated membership, and prompted DEEP to pursue rebates for used EVs and an additional rebate for LMI buyers. The program changes are expected in early 2021; and until then rebates are continued at 2019 levels. CHEAPR Board members have recommended increasing the funding level for EV rebates to improve the effectiveness of the program, in part through updated legislation that would utilize the full $8 million projected from the GHG emissions-reduction registration fee, and a proposal for a gas-guzzler tax on non-commercial low-gas-mileage personal vehicles not currently covered by the federal gas-guzzler program.11

DEEP has a detailed website with program statistics for the CHEAPR program, and the EV Club of CT has performed detailed program analysis. Between the CHEAPR program’s initiation in 2015 and July 31, 2020, a total of 6,049 rebates were issued: 3,193 for plug-in hybrids and 2,866 for battery electric vehicles (BEVs). The state’s goal for light-duty ZEVs by 2030 was set at 20 percent of the fleet in the 2018 GC3 report. Connecticut is also party to a multi-state zero-emission vehicle memorandum of understanding (ZEV MOU), under which Connecticut has committed to an ambitious goal of putting 125,000 to 150,000 EVs on the road by 2025, equivalent to 5-6 percent of the total number of light-duty vehicles in Connecticut.

Through 2019, ZEVs constituted only 0.5 percent of Connecticut’s light-duty fleet. In order to reach the 2025 and 2030 goals, the annual rate of ZEV sales must increase significantly, year after year. As noted in a recent analysis of 2020 EV rebates, the CHEAPR program needs to be adjusted both to spend the allotted $3 million in annual funds and to increase the number of ZEVs purchased. Post-pandemic EV rebate levels should be adjusted upward and expanded to additional markets. Rebate popularity and levels can be evaluated and adjusted as necessary to avoid overspending the program budget as the economy recovers.

ZEV rebates should be expanded to include e-motorcycles, e-scooters, and e-bikes. These smaller ZEVs have much lower lifecycle emissions due to their much smaller batteries and lower vehicle weight. A transportation system with a higher percentage of micromobility vehicles and fewer cars would

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10 Total proceeds from the fee were estimated to be $8 million per year. (Sources: Office of Fiscal Analysis, fiscal note for HB7205 and Office of Fiscal Analysis, Fiscal Note for HB 7424.)
11 This federal program currently covers passenger vehicles (not light trucks or SUVs) and imposes a fee on manufacturers for vehicles they produce with MPG below a threshold evaluated by the EPA (generally less than 22.5 mpg). The tax is passed to consumers during the vehicle sale, typically costing $1,000-$1,500. The amount is posted on the window sticker for the buyer to see. The amount varies because it depends on 1) that particular model’s combined city/highway fuel economy and 2) the number of gas-guzzling cars produced that year by that manufacturer. See https://thenewswheel.com/what-is-the-gas-guzzler-tax/.
12 CT CHEAPR Program Statistics, updated periodically.
14 CHEAPR Rebates Continue at Slow Pace – May 2020 Update.
15 In New England, declining car sales prompt call for electric bike rebates.
16 Letters in support of e-bike rebates presented at the 7/17/2020 CT CHEAPR meeting.
improve the state’s progress toward its emissions-reduction goals. Smaller ZEVs also provide an equity benefit, as their purchase price and maintenance costs are much lower than those of larger cars.

**Strategy – Expand EV charging network to ensure consumer confidence and reduce range anxiety**

As of July 2020, there are 393 alternative fueling stations providing biodiesel (B20 and above), compressed natural gas, electric, ethanol (E85), hydrogen, liquefied natural gas, and/or propane.\(^{17}\)

Across the state there are 376 publicly accessible EV charging stations – Level 2 charging stations and DC Fast Chargers (DCFCs) – with a total of 965 charging outlets. In addition, there are 51 private Level 2 charging stations with 85 total charging outlets.\(^{18}\)

PURA is currently reviewing proposals submitted in response to a [Request for Program Design Proposals](https://afdc.energy.gov/fuels/electricity_locations.html#analyze?country=US&region=US-CT, accessed on 7/29/2020) to realize a comprehensive, portfolio approach to enable and optimize deployment of EV supply equipment (EVSE) and associated distribution-system infrastructure necessary to meet the state’s transportation electrification goals.\(^{19}\)

To ensure consumer confidence, the number of public charging stations needs to be increased dramatically, both along our highway corridors and throughout our municipalities. A recent report found that regions with the highest EV adoption rates have two to six times greater than average charging infrastructure and tend to have 275 charging stations per million people – more than twice the statewide average.\(^{20}\) State and local governments could take a number of steps to enable and expand deployment of EVSE, including:

1. Revise zoning regulations and building codes to require: (a) a minimum number of ZEV parking spaces for new construction in both multi-unit dwellings and commercial properties; and (b) all new residential construction to be EV-ready.\(^{21}\)

2. Enact “right to charge” legislation that prohibits homeowner associations, condominium associations, and landlords from restricting homeowners, condominium owners, and lessees with assigned parking spaces from installing charging equipment and associated metering equipment when certain conditions are met.

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\(^{18}\) Level 2 charging requires installation of charging equipment using 240 volts of power. It can deliver 12-25 miles of vehicle range per hour, depending on the type and charging capability of the EV. DCFC is currently the quickest charging solution for EVs, charging some EVs to 80 percent in 20-30 minutes. It can deliver a charge of 100 or more miles of vehicle range per hour.


\(^{21}\) An EV-ready structure is designed and built with the infrastructure necessary to accommodate an EV.
3. Provide incentives to property owners of existing multi-unit dwellings and to homeowners associations to add charging stations.

4. Require municipalities to develop EV- adoption plans that include: educational programs for business owners, commercial property owners, and residents; overnight charging opportunities for people without garages; and dedicated ZEV parking with EV charging at municipal offices.

5. Post Alternative Fuel Corridor\(^{22}\) signage on the Federal Highway Administration’s designated corridors in Connecticut to let drivers know about available charging and to encourage installation of additional charging stations.

**Strategy — Develop a State fleet transportation Lead by Example program that sets annual emissions-reduction targets and enables increasing adoption of zero-emission vehicles**

**Progress to date** — Executive Order \(^1\), signed by Governor Ned Lamont in April 2019, directs state agencies to “Lead by Example” by setting targets and policies for the state government’s vehicle fleet to achieve near-term and 2030 GHG emissions reductions. It also creates the Clean and Efficient Transportation Impact Team to help inform recommendations. An interagency team is charged with developing EV and infrastructure deployment plans in all executive agencies, and these plans are to be incorporated into the GreenerGov initiative. As of April 2020, the government’s fleet of more than 3,500 vehicles includes only 17 hybrids and 5 electric vehicles. Under the current Department of Administrative Services (DAS) procurement plan, the State will increase its purchases of EVs each year, starting with 5 percent of purchases in 2020 and increasing 5 percent each year in order to meet the goal of having EVs account for 50 percent of new purchases in 2030.

DAS and the interagency team should actively seek opportunities to reduce the overall number of vehicles in the fleet. Actions designed to increase state employees’ use of transit and active transportation, as outlined elsewhere in these recommendations, should be considered in developing a coordinated strategy to reduce reliance on agency fleet vehicles.

Plans for increasing the number of ZEVs in the state government’s light-duty vehicle fleet should incorporate criteria that prioritize replacement of fleet vehicles operating in LMI and EEJ communities. As the state pursues this shift toward ZEVs, agencies must find ways to continue meeting the accessibility needs of passengers and drivers with mobility impairment, until the ZEV market expands to include vehicle models that can provide the needed accommodations.

Across the strategies laid out in 2018 for light-duty ZEVs, a number of gaps and challenges stand out:

- Annual targets/benchmarks for passenger/light-duty vehicles are lacking.

- Connecticut needs to look beyond the state fleet to require municipal EV-readiness plans and encourage electrification of municipal fleets.

- New sources of funding for EV rebate programs need to be established.

\(^{22}\) [https://www.fhwa.dot.gov/environment/alternative_fuel_corridors/all_corridors/]
• Connecticut needs to expand and strengthen the market for the full range of EVs.

• Electrification of “long haul” fleets needs to be incentivized.

These issues are addressed by the following recommended new strategies.

**New strategy – Establish specific ZEV targets that align with the ZEV MOU and the 2030 target**

Under the ZEV MOU, Connecticut has committed to deploying 125,000 to 150,000 ZEVs by 2025. And the goal the GC3 recommended in 2018 – 20 percent EVs in the statewide fleet of passenger and light-duty vehicles in 2030 – roughly equates to 500,000 vehicles. As of July 1, 2020, Connecticut had registered a mere 12,624 EVs, so a major escalation of efforts to increase penetration of EVs in the Connecticut vehicle market is required. We propose establishing a timeline of annual targets that can help assess whether the state is on track to meet its long-term commitment. Appendix 4 presents a series of proposed annual targets.

**New strategy – Expand the Lead By Example approach to encourage electrification of municipal fleets**

Each municipality should be required to develop an EV Readiness Plan that maps out how it will transition to a zero-emission fleet by 2050. As part of that plan, a fleet inventory should be completed and municipalities should work with CT Clean Cities Coordinators to help them identify how to start the transition. Municipalities should be encouraged to participate in educational programs that lead them through the process of electrification. Town/city leadership should encourage and incentivize municipal employees to successfully create and implement EV transition plans. Municipalities should also seek opportunities to work with the utilities on potential “vehicle-to-grid” projects. Partnerships with manufacturers and multi-municipality purchases could reduce costs.

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24 As an example, Live Green and the CT Southwestern Area Clean Cities Coalition have developed a resource for towns pursuing transportation electrification called the [Municipal EV Readiness Toolkit 12-Month Program](https://livelong.org/).
New strategy – Establish new sources of funding for EV rebate programs

Two approaches should be adopted:

- All proceeds from the state’s GHG emissions-reduction vehicle registration fee should be allocated to CHEAPR.

- A gas-guzzler fee on new ICE vehicles sold in Connecticut should be developed, perhaps in conjunction with other states in the ZEV MOU; and revenues should be dedicated to the CHEAPR rebate budget and related charging infrastructure projects across the state.25

New strategy – Expand and strengthen the market for the full range of electric vehicles

Four approaches should be adopted:

- remove the legal barrier to direct sales of EVs in Connecticut26;
- accelerate plans to offer CHEAPR rebates on used EVs and seek other ways to make used EVs more available;
- establish ZEV rebates for micromobility vehicles; and
- establish mandatory training for dealerships on ZEVs and buyer incentives.

Equity and Environmental Justice

Applying ZEV targets and rebates with a primary focus on BEVs is inherently inequitable and puts zero investment into clean and cost-effective mobility for low-income, zero-car, and car-light households.

Recommendation – Advance initiatives that eliminate VMT growth by 2030

Substantially reducing GHG emissions in the transportation sector will be achieved in part by replacing ICE vehicles with ZEVs in all vehicle categories, by increasing fuel efficiency, and by increasing use of alternative fuels in vehicles that continue to operate on fossil fuels as the transition proceeds. However, reducing VMT, especially passenger vehicle VMT, also is important. Reliance on personal vehicles can be reduced by incentivizing housing and business clusters around transit nodes, enhancing access to transit services, and making streets safer. Another strategy is implementing a MBUF that would fund infrastructure maintenance and improvement (e.g., more bike lanes and transit options; better-maintained bridges and harbors). The decline in motor-fuel tax revenue will continue, making it essential to identify alternative funding sources. Eliminating free municipal and corporate parking and providing reduced- or no-fare transit passes would help free up valuable acreage, reduce VMT, and improve the health of urban communities.

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25 See footnote 12.
26 Legislation introduced in the Connecticut General Assembly in recent years would remove this barrier; see e.g. https://www.cga.ct.gov/2019/TOB/h/pdf/2019HB-07142-R00-HB.PDF.
**Strategy** – Implement Transit-Oriented Development projects and support walkable, mixed-use, and sustainable urban and suburban development in areas served by transit [PRIORITY]

**Progress to date** – Across the state, Connecticut continues to make substantial progress in reducing VMT through TOD. The draft Conservation & Development Policies: The Plan for Connecticut 2018–2023 consists of a series of growth management principles that all state agencies must consider when carrying out specified actions with state and federal funding. This plan includes a series of policies that have been used to advocate for, and implement, TOD and reduction of VMT. The Department of Transportation’s 2018–2050 Long Range Transportation Plan identifies a series of goals, objectives, and policy recommendations to reduce VMT and GHG emissions by promoting and incentivizing TOD.

Implementation of TOD at the local and regional levels is funded through a series of grant programs. Through the Responsible Growth and Transit-Oriented Development Grant Program, Connecticut has granted 47 awards totaling more than $27 million, primarily to municipalities and regional councils of government. Other funding sources include the Connecticut TOD Fund, the Community Connectivity Program, the Local Transportation Capital Improvement Program, and the Brownfield Remediation & Revitalization Program, all of which have provided funding for projects along the state’s major transportation corridors.

At the local level, some municipalities have adopted TOD zoning ordinances that aim to enhance surrounding and existing neighborhoods, preserve historic character, revitalize the retail community, provide a range of transit opportunities, and promote mixed-use development that increases employment and the local tax base. These initiatives that encourage active transportation and eliminate
gaps in the regional and statewide trail networks, along with service expansion on our rail and transit lines that attract travelers and divert automobile trips, are critical to ensuring smart growth, which will lead to reduction in VMT and GHG emissions. Such improvements, coupled with complementary land-use policies and meaningful education and outreach efforts, can create urban and suburban communities that promote shorter trips, reduce automobile trips, and ultimately reduce VMT.\textsuperscript{27} To improve equity, TOD discussions should be enhanced with land-use laws that have been covered by Desegregate Connecticut.

\textbf{Strategy -- Encourage, incentivize, and support alternative modes and active transportation that reduce single-occupant vehicle driving [PRIORITY]}

\textbf{Progress to date --} C\textit{Trides} helps commuters find the best way to get to work or school and offers information and resources for multi-modal travel options throughout Connecticut. Responding to needs during the Covid-19 pandemic, C\textit{Trides} developed a series of webinars on telecommuting. In May 2018, C\textit{Trides} was working with 259 businesses and institutions across Connecticut. By May 2020, that number had increased to 315.

Many groups and organizations across the state encourage Complete Streets\textsuperscript{28} and have increased multimodal and active transportation mode share.\textsuperscript{29} The Transport Hartford Academy, which was formed in 2017 as a program of the Center for Latino Progress, has facilitated an active online discussion group, walk/bike audits, public meetings and workshops, and ongoing action teams. The group’s third annual Northeast Multimodal and Transit Summit is planned for November 2020.

Connecticut’s Complete Streets law (Conn. Gen. Stat. §13-153f) requires pedestrians, cyclists, and transit users to be routinely considered in the planning, designing, construction, and operation of all roads. In 2018, Complete Streets policies were in place in ten municipalities; in May 2020,\textsuperscript{30} they were in place in twelve and being developed in several more. Connecticut has ten Bicycle Friendly Communities and one Walk Friendly Community.

The City of Hartford initiated a prototype program to provide dockless bike-share citywide in mid-2018. The program had no financial support from the city, state, or sponsors and was discontinued.\textsuperscript{31} New Haven implemented a docked bike-share program in early 2018, but the program recently was discontinued due to a shortfall in advertising revenue. At this point New Haven is working on a permit system for operators interested in bike- or e-scooter-share operating within the city. Lack of consistent operating and maintenance budgets for urban bike-share systems has been a stumbling block in

\textsuperscript{27} Appendix 6 provides additional information on Transportation Demand Management (TDM) as an approach to VMT reduction.

\textsuperscript{28} Complete Streets is a transportation policy and design approach for communities to help “ensure streets are safe for people of all ages and abilities, balance the needs of different modes, and support local land uses, economies, cultures, and natural environments.” https://smartgrowthamerica.org/program/national-complete-streets-coalition/

\textsuperscript{29} Connecticut Bicycle and Pedestrian Advocacy Groups.

\textsuperscript{30} Complete Streets policies nationwide, Smart Growth America.

\textsuperscript{31} A Fleeting Lime Affair, Real Hartford, February 2019 - “If you do not see Lime bikes out in Hartford this Spring, there are a few reasons why…”.
Connecticut’s two recent attempts. Much smaller bike-share systems that are sponsored by institutions continue to operate.\(^{32}\) In July 2020, Bridgeport initiated an e-scooter pilot project. To incentivize and sustain alternatives to driving, bike-share and e-scooter share programs could be sponsored in part with revenue from the CT Green Bank or TCI.

To increase walking and biking mode share, Connecticut needs to reverse a steady climb in annual pedestrian fatalities.\(^{33}\) In 2019 the state passed a modified Vulnerable User Bill that imposes enhanced penalties for reckless drivers who cause significant injury to a person walking or biking.\(^{34}\) Unlike the prior version, this updated law has been implemented at least a dozen times since adoption. A multifaceted road-safety bill\(^ {35}\) was proposed in 2020 but was derailed when the legislature went into recess due to the COVID-19 pandemic.

Active transportation is particularly important in cities with low-income and diverse communities that have much lower rates of car ownership than suburban and rural towns.\(^ {36}\) One obvious shortfall in 2020 is the lack of cross-city, connected, and safe bicycle routes. One of the biggest incentives for increasing bicycle use is a network of safe, family-friendly bicycle routes that connect residents to destinations within a 2- to 3-mile radius. Investment in safe, connected bicycle infrastructure has strong public support. In the 2019 CT’s Transportation Future Survey, 91 percent of respondents preferred “expanding/improving sidewalks and bike lanes to provide safe alternatives to driving” as a way to reduce GHG emissions in the transportation sector.

Urban areas and town centers with more developed and well-maintained sidewalks, curb ramps, and connected bicycle routes and multi-use trails reduce Americans With Disabilities Act (ADA) violations

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32 Examples of micro bike share in Connecticut - Simbury Free Bike, Bike New Britain, Art Bikes, and Mystic Community Bikes.
34 Vulnerable User Law Change, Included in the 2019 E-Scooter Bill, Public Act No. 19-162.
36 Vehicle Ownership in U.S. Cities Data and Map (2016, from American Community Survey Census Data).
that hinder safe and convenient mobility for low-income residents who use wheelchairs, walkers, and adaptive bicycles. Cities and town centers that increase priority for active transportation should be intentional about providing exceptions and design allowances for ADA vehicle access and parking. For example, an urban street closed to private motor vehicle traffic can still allow ADA vehicle access (along with access for delivery vehicles).

A number of gaps and challenges are apparent:

- legislative prohibition on exploring a MBUF;
- lack of transit benefit for state employees as an alternative to free parking;
- need for TOD programs to be augmented by disincentives to sprawl;
- need for state and regional long-range plans to address VMT; and
- need for COVID-19 recovery plans to explicitly include goals for revitalizing transit and transit ridership.

The following new strategies are recommended to address these gaps and challenges.

**New strategy – Remove the legislative barrier to exploration of a mileage-based user fee**

In setting a price for carbon in the transportation sector, a MBUF and an emissions trading system (ETS) such as the Transportation and Climate Initiative are not mutually exclusive. A MBUF is paid directly by transportation infrastructure users, and the revenue it produces exclusively supports infrastructure maintenance and improvement, while TCI sets a declining cap on carbon emission from burning fossil fuels in cars and trucks. TCI requires large suppliers of gasoline and diesel fuel to hold allowances for the pollution produced from combustion of the fuel they sell to consumers. In this case, there is pass-through and fossil fuel users will see an increase in gasoline and diesel prices while fuel suppliers absorb part of the cost increase. The Connecticut legislature must allow the Department of Transportation (DOT), Department of Revenue Services, and other relevant agencies (e.g., Department of Economic and Community Development) to work with the Eastern Transportation Coalition to implement interstate trials of a MBUF by repealing PA 17-174. (See Appendix 7 for a detailed discussion of MBUF.)

**New strategy – Transit benefit, parking cash-out, and telecommuting for state employees [PRIORITY]**

The State of Connecticut is the largest employer in the state, and many State employees are guaranteed free parking as part of their union contracts. One outcome is increased traffic congestion and emissions in urban areas, most notably Hartford, which has a high concentration of State agency offices. Another outcome is significant loss of urban real estate to provide sufficient parking spaces for State employees. Creating a transit benefit alternative would allow State employees to choose a transit pass or a parking

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37 Appendix 8 provides additional information about how such a transit benefit could be modeled on the successful transit pass program for students at Connecticut state colleges and universities.
“cash-out.” Such a program could be expanded to municipal employees. When combined with an intentional expansion of telework (drawing upon the recent experience during the COVID-19 pandemic), these programs could yield a significant reduction in VMT and GHG emissions from government operations.

**New strategy** – Implement policies designed to reduce VMT [PRIORITY]

To address VMT growth, a suite of approaches is recommended:

- incorporating strategies to reduce VMT and rural sprawl in long-range state and regional transportation plans;
- disincentivizing sprawl to inhibit land uses that increase VMT; and
- including goals for revitalizing transit and transit ridership (a critical strategy for reducing VMT) in COVID-19 recovery plans.

Connecticut’s Statewide Long-Range Transportation Plan, 2018-2050 includes several references to the importance of reducing GHG emissions – but does not include a specific target. Transportation strategies at both the state and regional levels should adopt and conform to the state’s GHG emissions-reduction mandates and set an aggressive yet achievable goal: reducing VMT 5 percent below a 2019 baseline by 2030. This goal would complement the state’s TOD and walkable community goals, rather than work against them. Policies to reduce rural sprawl also will be critical to protecting the state’s forests and farmlands (see recommendations from the Forests sub-group of the Working and Natural Lands Working Group).

The General Assembly should place a moratorium or steep fee on conversion of suburban and rural green space, farms, and woodland into sprawling housing, office parks, and industrial buildings. In the October 2019 CT’s Transportation Future survey results, 65 percent of respondents supported this. The moratorium or steep fee would not apply to in-fill development in cities and town centers and within one mile of a high-frequency bus transit or rail stop. Additionally, environmental-impact studies for large developments should be required by policy or legislation to include an analysis of VMT impact, with a VMT increase designated as a negative finding contrary to the state’s GHG emissions-reduction goals.

The COVID-19 pandemic has resulted in a dramatic reduction in transit ridership, causing serious budget shortfalls and endangering long-term stability of the state’s transit systems. Transit employees have continued to keep buses and trains operating despite significant risk to their own health, and public transit has been a critical resource for essential workers commuting to their jobs. Maintaining vital public transit infrastructure and operations is not only essential for achieving the state’s GHG emissions-reduction goals, it is among the highest priority measures for ensuring equity in the state’s transportation system. Post-pandemic economic recovery plans must feature measures to revitalize the state’s transit systems, including the possibility of continuing the fare-free policies implemented during the pandemic. Appendix 9 provides information on evaluating fare-free transit policies.
**Recommendation** — Develop sustainable funding for transportation electrification and transit infrastructure

Currently, the primary funding sources for transportation infrastructure maintenance are federal and state motor-fuel taxes on each gallon of fuel sold. However, revenue from these taxes has been declining for several years as ICE vehicles’ fuel efficiency has improved and as hybrids and ZEVs have increased their share of the passenger-vehicle market. Connecticut needs to consider the potential of alternative funding sources, such as tolls, road usage fees, and an emissions trading system such as the one proposed by TCI. Unlike fuel taxes, these alternatives are inherently stable and can provide co-benefits that aid planners and motorists. The state should also consider the use of such funds to support the recommended goal of electrifying 50 percent of school buses and other school vehicles by 2030.

**Strategy** — Implement a multi-state cap-and-invest program that: sets a limit on transportation sector emissions and reinvests program proceeds in measures that reduce emissions; provides benefits to citizens, especially LMI communities; protects existing transportation funding; generates sufficient additional funding to support transportation infrastructure and operation; and mitigates costs to consumers [PRIORITY]

**Progress to date** — In 2010, a group of Northeast and Mid-Atlantic states, including the District of Columbia, signed a Declaration of Intent to create the Transportation and Climate Initiative — a regional transportation approach to help states build the clean energy economy of the future. In 2018, those states agreed to work together to “design a regional low-carbon transportation policy proposal that would cap and reduce carbon emissions from the combustion of transportation fuels through a cap-and-invest program or other pricing mechanism.” A preliminary analysis by the Harvard School of Public Health on the health benefits for five illustrative TCI policy scenarios indicated a yield of up to $11.1 billion in health benefits by 2032.

In Connecticut and across the participating states, support for TCI’s proposed cap-and-invest program has been robust:

- 65 percent of CT residents surveyed by MassINC supported “…a multi-state policy to cap carbon pollution from transportation and invest in transportation improvements.” Support went up to 69 percent after those surveyed were informed of the sustainable transportation investments that could be funded.
- The CT’s Transportation Future Survey in October 2019 showed 82 percent support for TCI.
- 85 percent of small-town and rural Connecticut voters surveyed by The Nature Conservancy in 2019 “support the creation of a state clean transportation fund.” The Nature Conservancy also released a study, Supporting Rural Communities through Clean Transportation Investments, that identifies several benefits to rural communities through proposed investments from TCI.

38 Transportation and Climate Initiative Regional Policy Design Process Website.
39 Connecticut’s involvement in the TCI process includes this joint letter – CT Stakeholder Input on October 1, 2019 Framework for a Draft Regional Policy Proposal.
As of February 2020, over 95 percent of comments that Connecticut residents submitted to an online TCI comment portal had been supportive of the initiative.  

As of May 2020, the coalition of states has drafted and received plentiful feedback on a Draft Memorandum of Understanding outlining the process, targets, and regulated fuels (gasoline and diesel). The next step in the process is for the participating states to sign the Memorandum of Understanding in the Fall of 2020, and continue with enabling legislation in 2021, keeping the initiative on track for implementation in 2022.

Enhancement – Continue and expand surveys and public engagement on this proposal throughout 2021, including intentional outreach to rural communities and low-income communities. – It is imperative to design the proposed TCI cap-and-invest program so that it reduces GHG emissions while improving air quality, increases access and mobility, creates quality jobs at living wages, alleviates economic burdens, and improves resilient infrastructure while targeting the program’s benefits to underserved and overburdened communities. In March 2020, a coalition of organizations submitted a joint equity and environmental justice letter that includes detailed recommendations for the states participating in the TCI. In October 2020, 172 organizations, including several from Connecticut, signed onto this joint letter responding to recent proposed EEJ provisions in the multi-state TCI framework.  

Strategy – Implement transportation user fees — market mechanisms to reduce traffic congestion and improve efficiency of travel for all drivers.

Progress to date – After much debate and multiple iterations during 2019 and 2020, the Connecticut General Assembly did not vote on proposed legislation to implement tolling on interstate highways in the state. It seems unlikely that another proposal for roadway user fees will be put forward again in the near future. However, user fees, particularly with congestion pricing mechanisms, could have a positive equity impact by reducing emissions in urban corridors. Attention would be needed, however, to...
prevent the potential negative impact on low-income households by incorporating targeted pricing or rebate policies.

The legislative prohibition on exploring a MBUF has been discussed above and is explored further in Appendix 7.

**New recommendation** – Advance initiatives that increase adoption of zero-emission medium- and heavy-duty vehicles

In July 2020, Connecticut joined 14 states and the District of Columbia in announcing a joint memorandum of understanding (MOU) committing to work collaboratively to accelerate the market for zero-emission medium- and heavy-duty vehicles, including large pickup trucks and vans, delivery trucks, box trucks, school and transit buses, and long-haul delivery trucks (big-rigs). The goal is to ensure that 100 percent of sales of new medium- and heavy-duty vehicle are ZEVs by 2050, with an interim target of 30 percent ZEV sales by 2030.

While much of the focus is on electric vehicles, “green hydrogen” offers another alternative to be explored. Green hydrogen is derived from electrolysis using electricity from renewable sources to separate hydrogen from oxygen in water, and it can be used in fuel-cell-powered vehicles that have zero emissions.

**New strategy** – Establish statewide goals for zero-emission medium- and heavy-duty trucks and school transportation [PRIORITY]

Connecticut should build on this new MOU by establishing a statewide goal of electrifying 50 percent of school buses and other school vehicles by 2030. Meeting this goal by prioritizing large urban districts will enhance the equity benefits of this recommendation. The City of Hartford has already incorporated a goal of electrifying 100 percent of its school vehicles by 2035 in its Plan of Conservation and Development. Several Connecticut cities are ranked as U.S. asthma capitals. These include New Haven and Hartford, at #11 and #13, respectively. Electrifying school buses, especially in urban areas, would have a significant environmental justice co-benefit to reducing greenhouse gas emissions. To achieve an ambitious goal for zero-emission school transportation, school district fleet managers and/or operations and finance directors should be mandated to review their contracts with service providers and establish a plan for transitioning to electric school buses, working with the utilities, and taking advantage of grants where possible.

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44 Multi-State Medium- and Heavy-Duty Zero Emission Vehicle Memorandum of Understanding.
46 [Hartford City Plan](https://www.cityofhartford.org/planning), City of Hartford, Planning and Zoning Commission, adopted May 12, 2020, p. 20.
47 Live Green and the CT Southwestern Area Clean Cities Coalition have developed a variety of resources for towns pursuing electrification of school transportation, including: the [Municipal EV Readiness Toolkit 12-Month Program](https://www.nrel.gov/docs/fy19osti/73113.pdf) and the [Electric School Bus Bootcamp](https://www.electricbusbootcamp.org).
Similarly, municipal fleet managers should establish plans for transitioning waste hauling and other public works vehicles to zero-emission technology, which could involve renegotiating contracts with private service providers.

**New recommendation** – Explore strategies to reduce total number of vehicles on the road

An important GHG reduction strategy is to simply reduce the number of vehicles on the road. As car-share, bike-share, and transit systems improve, and as housing and commercial establishments arise around transit hubs, people will rely less on a personal motor vehicle. Moreover, in adapting to the pandemic, workplaces have demonstrated the feasibility of widespread use of telecommuting.

**New strategy** – Explore car-share options for municipal and state fleets as a complement to electrification

Expanding car-share options in urban areas and town centers near TODs is a mechanism for reducing individual car ownership and overall VMT. The business case for car sharing may not currently support that expansion, but a large municipality, the State of Connecticut, or corporate entity could approach car-share companies about the opportunity to operate fleet vehicles as dual purpose with resident-rentable car-share (ZipCar-type model) on evenings, weekends, and holidays.

Car-share and -rental companies already manage some fleet vehicles. It should be possible to alter this business model to allow public use of car-share fleet vehicles on evenings, weekends, and holidays when vehicles are not dedicated to fleet use. CTrides has shared several examples of private-combined-with-public-use car-share models in other cities and states, including Atlanta and Sacramento.

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**Equity and Environmental Justice**

Four cities in Connecticut – Hartford, New Haven, Bridgeport, and Waterbury – have a high percentage of zero-car households. Expanded car-share programs would provide additional mobility options for those households, reducing the need for individual car ownership. If the fleets were comprised of EVs, that would allow those work trips and personal trips to be EV-powered while redressing the problem of EVs being available primarily to middle- and upper-income households. Hartford and some other cities currently do not have a level of customer density high enough to allow car-share companies to expand their services; but expansion might be possible if the cars did double duty as municipal or State fleet vehicles.

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New recommendation — Reduce emissions from freight transportation

GHG emissions from freight transportation did not receive specific attention from the GC3 in 2018. Nationally, freight transportation accounts for 9 percent of total GHG emissions and trucking is responsible for 60 percent of freight emissions.49 The recommendations for statewide emissions standards for medium- and heavy-duty vehicles and electrification of those vehicles outlined earlier in this chapter will have an impact on freight emissions.50 The multi-state Transportation and Climate Initiative, which will raise the costs of transporting freight with fossil fuels, will help to shape freight companies’ investments in their vehicle fleets. However, other measures focused specifically on freight also should be considered.

The Connecticut Statewide Freight Plan (Nov 2017) provides no assessment of or goal to reduce GHG emissions. The strategies outlined below provide a few high-level approaches to address emissions when the plan is updated in 2021/2022.

New strategy – Address GHG emissions in state-level freight planning

The next revision of the Connecticut Statewide Freight Plan should include an assessment of GHG emissions from the movement of freight in and through Connecticut. The plan also should identify measures for reducing emissions, including regional cooperation with surrounding states. Such proposals can draw upon best practices in national organizations and other cities and regions that have tackled this problem.51

50 With the expansion of direct-to-consumer delivery, for example, ZEV fleet programs for the United States Postal Service, United Parcel Service, FedEx, and Amazon could have a significant impact.
New strategy – Seek opportunities to shift freight from trucks to rail and ports

Historically built around rail corridors, Connecticut can shift more freight to rail. Modernizing our ports presents the opportunity to shift freight, particularly goods bound for New York City, from the I-95 corridor to marine transport. Removing interstate freight from our highways could not only reduce emissions from freight transportation but reduce traffic congestion and thereby reduce emissions from other vehicles without requiring expensive and counterproductive interstate expansion projects.

Equity and Environmental Justice
As with other measures outlined in this chapter to reduce emissions from medium- and heavy-duty trucks, reducing freight emissions will have a positive equity impact in communities disproportionately affected by emissions from diesel vehicles and from traffic congestion in general. Efforts to reduce the volume of waste transported in and out of Hartford and Bridgeport will have particular benefit for neighborhoods surrounding those regional waste incinerators and transfer stations. At the same time, it is important to recognize that the trucking industry employs a significant number of low- and moderate-wage workers. Measures that cause a shift in the types of freight jobs available will need to address the need for skills training and other just-transition measures to ensure that these workers find well-paid jobs in the clean-transportation economy.

New strategy – Expand waste reduction and recycling programs

With the Hartford Materials Innovation and Recycling Authority (MIRA) trash incinerator planning to shut down in the next year due to lack of funding for upgrading the facility, there is an immediate need for reduction of waste-stream freight. Without a plan for waste-stream tonnage reduction, Connecticut will see increased emissions due to trucking waste out of state rather than incinerating the waste in Hartford. MIRA operates the Connecticut Solid Waste System as “a hub-and-spoke system that serves the needs of approximately 70 municipalities located throughout the State.” Increasing composting, increasing recycling, increasing supplier responsibility for product lifecycle, and reducing wasteful packaging are all ways to address this need.

52 "...a shift from truck to rail modes can reduce GHG emissions per ton-mile by 85 percent, even when truck transport at the start and end of the trip are considered." Assessment of Potential Reduction in Greenhouse Gas (GHG) Emissions in Freight Transportation, 2007.
## Appendices

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## Appendix 1

### Members of the Transportation team

<table>
<thead>
<tr>
<th>Chair</th>
</tr>
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</table>
| Aziz Dehkan  
John Humphries | CT Roundtable on Climate and Jobs  
CT Roundtable on Climate and Jobs |

<table>
<thead>
<tr>
<th>Working Group</th>
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</table>
| Patrick Carleton | Metropolitan Council of Governments  
Tony Cherolis | Transport Hartford Academy at the Center for Latino Progress  
Daphne Dixon | Live Green / CT Southwestern Area Clean Cities Coalition  
David Elder | CT Department of Transportation  
Gannon Long | Operation Fuel  
Stanley McMillen | UConn  
Jon Slifka | CT Department Of Rehabilitation Services |

<table>
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<th>Other Stakeholders</th>
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</thead>
</table>
| Sahar Amjad  
Jayden Dickens | Transport Hartford Academy / UConn  
David Gable | Transport Hartford Academy  
Lee Grannis | Hocon Gas  
T. Michael Morrissey | Greater New Haven Clean Cities Coalition  
Craig Peters | Alternative Fuels Coalition of Connecticut  
Chris Phelps | Capitol Clean Cities of Connecticut  
 | Environment Connecticut |

<table>
<thead>
<tr>
<th>DEEP support staff</th>
</tr>
</thead>
</table>
| Brian Basso  
Kaitlyn Cyr  
Spencer Kinyon  
Dino Pascua | Intern  
Bureau of Energy & Technology Policy  
Intern  
Bureau of Energy & Technology Policy |
Appendix 2

Connecticut state policies and statutes related to transportation emissions

In addition to adopting California’s light-duty vehicle GHG emissions standards, Connecticut has demonstrated its strong commitment toward advancing the deployment of ZEVs on its roadways through the adoption of legislative/regulatory mandates and multi-state initiatives, the development of the EV Roadmap, and other actions, including:

Pursuant to Public Act 04-84, An Act Concerning Clean Cars, codified at Conn. Gen. Stat. § 22a-174g, Connecticut committed to implement by regulation California’s new motor vehicle emissions standards, including the Greenhouse Gas Tailpipe Standards and the Zero Emission Vehicle (ZEV) Program, and to amend its regulations in accordance with changes in those standards. [See Conn. Agencies Regs. §22a-174-36b and §22a-147-36c.]

Under Section 5 of Public Act 16-135, An Act Concerning Electric and Fuel Cell Electric Vehicles, Eversource Energy (Eversource) and The United Illuminating Company (UI), the electric distribution companies (EDCs) in Connecticut, are required to integrate EV charging load projections into their distribution planning, based on the number of EVs registered in Connecticut and any projected EV sales trends, and to publish on their websites annual reports explaining how EV charging load projections factor into their distribution system planning. Furthermore, Public Act 16-135 requires DEEP, in its Integrated Resources Plan (IRP), to “analyze the potential for electric vehicles . . . to provide energy storage and other services to the electric grid and identify strategies to ensure that the grid is prepared to support increased electric vehicle charging, based on projections of sales of electric vehicles.” DEEP issued a draft of the next iteration of its IRP in August 2020 for public comment.


Section 93 of Public Act 19-117, An Act Concerning the State Budget for the Biennium Ending June 30, 2021, and Making Appropriations Therefore, and Provisions Related to Revenue and Other Items to Implement the State Budget, provides that on and after January 1, 2030, at least 50 percent of all cars and light-duty trucks and 30 percent of all buses purchased or leased by the state shall be zero-emission vehicles.

Connecticut has signed onto two ZEV MOUs. In October 2013, Connecticut and seven other states entered into the multi-state ZEV MOU for light-duty ZEVs. Now endorsed by 10 states and under consideration by several more, the ZEV MOU commits its signatories to deploying 3.3 million light-duty ZEVs on the road by 2025. Connecticut’s share of that deployment is equivalent to 125,000 to 150,000 ZEVs. In support of these efforts, the Multi-State ZEV Task Force released its Multi-State ZEV Action Plan 2018-2021 to propel rapid adoption of light-duty ZEVs over the next several years. In July 2020, Connecticut joined 14 other states and the District of Columbia in signing an MOU to work collaboratively to advance and accelerate the market for medium- and heavy-duty EVs (MHD ZEV MOU).
Under the MHD ZEV MOU, signatory states will work toward ensuring that 100% of all new medium- and heavy-duty vehicle sales be ZEVs by 2050, with an interim target of 30% ZEV sales by 2030.

In 2015, Connecticut launched the pilot Connecticut Hydrogen and Electric Automobile Purchase Rebate (CHEAPR) Program, a first of its kind rebate program for EVs. In June 2019, Public Act 19-117 recommitted to the CHEAPR program and allocated $15 million dollars over the next five years for additional rebates. Analysis done by DEEP anticipates these rebates will provide funding for the purchase of 10,000 to 14,000 more EVs in the next five years.

In April 2020, DEEP released the **Electric Vehicle Roadmap for Connecticut: A Policy Framework to Accelerate Electric Vehicle Adoption** (EV Roadmap). The EV Roadmap represents a comprehensive strategy for accelerating the deployment of electric vehicles (EVs) through policies and regulatory tools addressing transportation equity, purchasing incentives, consumer education, charging infrastructure expansion, consumer protection, integration of EVs into the electric grid, utility investment, and utility rate design.
Appendix 3

Used EV affordability analysis

Comments on access and equity for the CHEAPR Program's proposed rebate:

- Overall – The CHEAPR EV Rebate Program, even with proposed LMI rebate levels, will not reach low-income households or even the median income household in the City of Hartford. The EV rebate program is structurally inequitable.

- City Hartford's median household income is $34,338. The table below is based on the annual cost of ownership for the lowest-priced EV found advertised online in early July 2020.*

- The lowest cost used EVs found in an online search were Nissan Leafs. Even at the low end of $8,000 to $12,500 (with a $2,000 LMI EV credit), such EVs are outside the budget of a median-income Hartford household, chewing up 17.4% of the household’s income. The LMI credit should be called a MI (“moderate income”) credit.

- The reason the sector team’s report proposed establishing a rebate program for e-bikes was partly due to the structural inequity in the current program, even with an enhanced LMI rebate. Fossil-fueled motor vehicle replacement with e-bikes would have the biggest benefit in CT cities where inequitable long-term exposure to motor vehicle air pollution is the most severe.

---

### Example - Used 2012 Nissan Leaf, total cost of ownership

Purchase price = $6,000 after $2,000 LMI used EV Rebate

<table>
<thead>
<tr>
<th>Assuming 10k miles driven / yr</th>
<th>Cost per year</th>
<th>Assumptions</th>
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</thead>
<tbody>
<tr>
<td>Full year financing</td>
<td>$1,812</td>
<td>9.5% rate, used car loan term 48 months</td>
</tr>
<tr>
<td>Maintenance</td>
<td>$660</td>
<td>6.6 cents / mile (AAA)</td>
</tr>
<tr>
<td>Registration and licensing</td>
<td>$123</td>
<td>From CT DMV estimate</td>
</tr>
<tr>
<td>Taxes</td>
<td>$360</td>
<td>Hartford has a 45 mill rate for motor vehicles</td>
</tr>
<tr>
<td>Insurance</td>
<td>$2,664</td>
<td>06106 Hartford zip code avg, 30 y/o male (CT avg is $1,771)</td>
</tr>
<tr>
<td>Electricity/charging</td>
<td>$365</td>
<td>3.65 cents / mile (AAA)</td>
</tr>
</tbody>
</table>

**Total cost of car ownership** $5,984

| Hartford median household income | $34,338 |
| % of Household Income            | 17.4%   |
| Recommended % for transportation  | 15.0%   |

| Hartford Census Tract 5003, Median Household Income (Frog Hollow) | $23,368 (source) |
| % of Household Income | 25.6% |
| Recommended % for transportation | 15.0% |

[contributed by Anthony Cherolis, CHEAPR Board Member and Transport Hartford Coordinator]
Appendix 4

Proposed annual targets for light-duty ZEV penetration rate

The ZEV MOU commits the signatory states to collectively have at least 3.3 million ZEVs operating on their roadways by 2025. Connecticut’s estimated share of that commitment amounts to the equivalent of 125,000 to 150,000 ZEVs. According to NESCAUM analysis in the 2018 GC3 report, achieving the 2030 interim GHG reduction target will require the equivalent of 500,000 ZEVs (roughly 20% of the total light-duty fleet) to be registered in Connecticut by that date.

As of July 1, 2020, Connecticut had 12,624 EVs registered in-state.\(^53\)

Meeting the 2025 commitment in the ZEV MOU will require increasing the number of ZEVs by roughly 60% each year. Assuming that commitment is met, reaching the 2030 target will require adding an average of another 75,000 new ZEVs annually beginning in 2026.

We propose a timeline of annual targets that can help assess whether the state is on track to meet its long-term commitments:

<table>
<thead>
<tr>
<th>YEAR</th>
<th>2020</th>
<th>2021</th>
<th>2022</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th>2026</th>
<th>2027</th>
<th>2028</th>
<th>2029</th>
<th>2030</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative # of ZEVs ('000s)</td>
<td>12</td>
<td>19</td>
<td>30</td>
<td>49</td>
<td>78</td>
<td>125</td>
<td>200</td>
<td>275</td>
<td>350</td>
<td>425</td>
<td>500</td>
</tr>
</tbody>
</table>

\(^53\) State of Connecticut, Department of Motor Vehicles, Number of Electric Vehicles Registered in Connecticut, accessed on 10/15/2020.
Appendix 5
California’s gas guzzler/Clash-for-Clunkers incentive program

A pilot “Cash for Clunkers” program in the California South Coast and San Joaquin Valley air districts includes associated incentives for hybrid, plug-in hybrid, and electric vehicles, with higher incentives for low-income participants. Incentives are also based on the type of car being purchased.

<table>
<thead>
<tr>
<th></th>
<th>Hybrid (35+ mpg)</th>
<th>Plug-in Hybrid</th>
<th>Electric Vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low income</td>
<td>$7K</td>
<td>$11K</td>
<td>$12K</td>
</tr>
<tr>
<td>Moderate income</td>
<td>$5K</td>
<td>$9K</td>
<td>$10K</td>
</tr>
<tr>
<td>Above moderate income</td>
<td>$0K</td>
<td>$7K</td>
<td>$8K</td>
</tr>
</tbody>
</table>

The program also offers a choice of vouchers for as alternatives to receiving the ZEV-car incentive:

- vouchers for public transit passes, between $2,500 and $4,500, depending on income level; or
- a voucher of up to $7,500, depending on income level, toward the purchase of an e-bike or use of a bikeshare program in exchange for the gas-powered vehicle.

[contributed by Anthony Cherolis, Transport Hartford]
Appendix 6

Transportation Demand Management & VMT reduction

Transportation Demand Management (TDM) consists of a range of congestion management strategies that reduce or modify the demand for transportation, rather than increase the capacity of the transportation system. While the primary goal of TDM is to reduce traffic congestion, the strategies also benefit the environment through reduced Vehicle Miles Traveled (VMTs) and vehicle emissions. Strategies are often aimed at improving transit service, providing robust bicycle and pedestrian amenities; offering telecommuting options and increasing the use of carpools, vanpools and ridesharing. Aside from the multimodal strategies aimed at expanding travel options, other vital TDM strategies include the implementation of land use and smart growth policies that reduce travel distances and VMTs. In Connecticut, most of the state’s voluntary TDM programs and initiatives are coordinated through CTrides, a free service of CT DOT. CTrides provides both residents and businesses with information to find the best way to get to work or school and offers information & resources for travel options throughout Connecticut. CTrides also offers carpool & vanpool events, a comprehensive website with information on local and express buses, vanpool providers and information on rail, walk, bike and teleworking options as well as a commuter reward program. In addition, TDM is further supported by the statewide system of park and ride lots, which provides commuters who carpool or utilize a vanpool service with a place to park.

[contributed by Patrick Carleton, MetroCOG]
Appendix 7

Brief review on the literature on a mileage-based user fee

It was clear in analyzing the economics of the 2018 Governor’s Council on Climate Change GHG reduction strategies that the downward trend in revenues generated by the motor fuel tax would be insufficient to maintain Connecticut’s transportation network. Motor fuel tax revenues have declined as passenger vehicles have become more efficient on average due to more stringent CAFE standards and to the uptake of hybrid and battery-powered vehicles. This trend has reduced revenue to the national Highway Trust Fund and the consequences at the state level have been reduced maintenance and less new construction of, for example, bridges to replace century-old structures in Connecticut. State legislatures and Congress have been reluctant to increase fuel taxes as they are (perceived to be) politically unpopular.\(^\text{54}\) The 1993 federal excise tax of 18.4 cents per gallon is unchanged and unadjusted for inflation. Therefore, inflation-adjusted fuel tax revenues have declined as fuel efficiency has increased primarily due to the evolving and less unpopular CAFE standard.

As vehicle miles traveled and vehicle weights increase, our highways and bridges, many built in the 1960s, have been maintained in less than optimum condition. The Connecticut Society of Civil Engineers’ 2018 report card on the state’s infrastructure rates the Connecticut’s bridges as C- and its roads as D+.\(^\text{55}\) Alternative means of financing needed maintenance and improvement have been debated (tolls and bonding most recently) as the state’s Special Transportation Fund is insufficient to meet the needs articulated for example in the \textit{Let’s Go CT plan}.

A mileage-based user fee (MBUF) or vehicle-miles-traveled (VMT) tax is an alternative method of raising revenue to finance transportation infrastructure maintenance and improvement. Tolls collected electronically or at toll stations are another means of providing revenue for road maintenance and improvement. Providing electronic tolls in Connecticut has gained little traction. There is a large literature on MBUF revenue generation, and a pilot program in Oregon has been underway for five years.\(^\text{56}\) MBUF fees may be collected in a variety of ways. Users may have an on-board unit (OBU) that connects the vehicle to tracking software that periodically issues a bill or debit on the user’s account. Oregon’s experience will yield helpful insights for fee collection mechanisms (see page 8 of the RAND report in footnote 58).

In order to reduce GHGs and provide funding for transportation infrastructure, some sort of fee must be levied on road users. The fuel tax is one method of raising revenue and is insufficient to fund road, rail, bridge, harbor and airport maintenance. In addition, fuel tax revenues decline as fuel efficiency increases and increases in tax rates are usually non-starters. People respond to incentives and taxes are in general distortionary, that is, they introduce an inefficiency in the market-based pricing mechanism. The inefficiency is measured as a deadweight loss and both consumer and producer surpluses are reduced. However, taxes that mitigate an externality such as air pollution or health-harming activity (e.g., smoking) do not introduce an inefficiency; rather they move production and consumption toward


\(^{55}\) Report Card for Connecticut’s Infrastructure – 2018, \url{www.csce.org}.

\(^{56}\) See \url{https://www.fhwa.dot.gov/ipd/tolling_and_pricing/defined/vmt.aspx} for several studies.
a social optimum (with reduced consumption and production) that reduces pollution or other externality (such as congestion and noise) to a socially acceptable level. Such taxes attempt to correct a market failure (there is no market for pollution). In the case where we would like to reduce both VMT and transportation related GHG emissions, fuel taxes, tolls and MBUFs perform similar functions in correcting the market failure. In addition, to achieving social goals, transportation taxes and fees are essential to fund infrastructure maintenance and improvement. It is possible that the twin goals designed to achieve necessary maintenance and improvement and reduce GHG emissions, may produce more funds than infrastructure alone requires. The excess needed to reduce GHG emissions could be targeted at providing incentives to increase ZEV deployment, provide an extensive charging infrastructure and public education, expand public transit and bike paths, among other transport-related GHG-reducing strategies.

MBUFs have an advantage that they are inherently more stable than fuel taxes and can be tailored to urban-rural regions, time-of-day travel patterns (reducing congestion) and they can be adjusted for vehicle fuel consumption (see the RAND report). This flexibility would appeal more to consumers and businesses as clearly one size does not fit all. In addition, a MBUF can be tailored to meet needed regional transportation goals (such as incentivizing housing density around transportation nodes) as well as reducing GHGs.

Oregon’s MBUF, OReGO, introduced as a pilot program in 2015, tracks participating drivers’ mileage using a GPS-enabled device that plugs into a vehicle diagnostic port. In turn, drivers get a rebate on state gasoline taxes they pay at the pump. Currently, more than 5,000 drivers are taking part in the nation’s first statewide road usage charge (RUC) system. The State of Washington is launching a RUC pilot to dovetail with Oregon’s program and Idaho is considering a RUC system. The three states will work out the kinks of interstate travel and the complexities of billing.57

The Eastern Transportation Coalition has brought east coast decision makers and drivers into the discussion of a MBUF as a potential alternative to the fuel tax. The unique characteristics of the eastern seaboard – such as significant cross-state travel, numerous toll facilities, and several major truck corridors – make it a natural testing ground for the potential challenges of implementing a MBUF system nationally. The Coalition’s passenger car pilot studies have been the first in the country to demonstrate MBUF in the context of interstate travel and tolling.58 Connecticut, Delaware, New Hampshire and Pennsylvania have, as part of the Eastern Transportation Coalition, applied for federal support to test how a MBUF could work across multiple states. In Connecticut, a MBUF could obviate Connecticut’s toll debate and provide significant additional benefits relative to either tolls or fuel taxes (see below). Unfortunately, PA 17-174 stipulates that no public funds can be used to consider a MBUF.59 This statute must be repealed to allow DOT and other agencies (e.g., Department of Economic and Community Development) to collaborate with the Eastern Transportation Coalition (see page 19 of the RAND report for an example of such collaboration).

To address the disproportionate effects of GHGs including particulates (PM) on LMI/EEJ communities, there are opportunities for using MBUF revenue to address these issues. First, LMI households could receive reduced auto registration and licensing fees. Second, an allocation of the tax could be made to reduce pollution in such neighborhoods by rerouting heavy truck traffic, using electric busses and

58 See https://www.i95coalitionmbuf.org/.
delivery vehicles for last mile work that would reduce PM and noise pollution. Third, allocate a portion of MBUF revenues to increase public transportation in LMI neighborhoods to provide easier access to jobs and reduce the need for cars. LMI communities tend to be more vulnerable to pollution and congestion (regarded as physical stressors) in part because they don't get the nutrition or health care they need, so some MBUF revenues should be allocated to increasing access to better nutrition and health care. This problem is exacerbated because Hartford has a cap and surcharge property tax system that chased small businesses away in the early 1990s and as a result, residents (mostly LMI households) do not have access to high-quality grocery stores for example and they need to travel to other towns to purchase groceries and sundries. Another opportunity is to allocate a portion of MBUF revenue to more affordable housing and retrofit existing housing with EE building envelope products. LMI communities lack many basic resources that people in more affluent communities take for granted. In addition, MBUF revenue can be used to expand bike paths and bike lanes, sidewalks and reduce heat islands with tree planting.

There are several methods to monitor vehicle miles traveled. The most effective and potentially the most problematic from a privacy perspective is an on-board unit (OBU) with GPS monitoring. The OBU collects travel data and connects to the vehicle’s onboard computer. This monitoring mode also provides several co-benefits including (from the RAND report):

**Pay-as-you-drive auto insurance** where instead of paying a fixed annual insurance premium, drivers could pay by the mile. Such a system would give those who drive fewer miles the opportunity to save hundreds of dollars on their insurance each year.

**Automated parking payment.** In-vehicle metering equipment (OBU/GPS) could be configured to allow for automated payment of parking charges, eliminating the need to pay at meters or multi-space parking machines. Drivers could pay for the actual time that they occupied the space, with no more need to “leave extra time on the meter.” Systems could be designed to generate payment summaries for those who need to report parking fees as a business expense. And cities might forgo issuing parking tickets and instead allow drivers to remain in parking spaces beyond the posted time limit but at a significantly higher rate.

**Automated toll payment.** On toll roads where both cash and electronic payments are accepted, and for users who have not yet acquired an electronic tolling transponder, in-vehicle metering equipment could support automated toll payments, eliminating the need to stop at the tollbooth and have cash in hand.

**Location-dependent travel services.** The in-vehicle equipment could share many features associated with personal navigation devices, such as real-time routing assistance based on current traffic conditions or identification of nearby points of interest.

**Improved safety.** The U.S. Research and Innovative Technology Administration’s connected vehicle program envisions sophisticated in-vehicle equipment could support numerous potential safety features, such as alerting the driver of school zones, construction zones, hazardous conditions, or traffic incidents; warning the driver of imminent collisions from sudden lane changes or braking vehicles; and allowing the driver to send emergency distress signals.

And finally, an OBU with GPS could offer improved transportation planning and operations. Anonymous, detailed travel data could provide real-time information on traffic conditions throughout the road network to help make local traffic management operations more effective and efficient, and, to better calibrate regional transportation planning models, which in turn could provide a more reliable guide for
making system improvements and for economic development professionals to better plan commercial, residential and industrial development. In addition, MBUF revenue could be apportioned by jurisdiction that could disproportionately address LMI community issues.

How do fuel taxes and MBUFs compare? Both raise revenue for transportation infrastructure maintenance and improvement and reduce GHG emissions. Which approach is more efficient, more flexible, more stable, more tailorable and would produce the greatest net benefit to society? Langer et al. (2017) demonstrate with a model calibrated with Ohio residents’ driving data that under several scenarios, a MBUF is superior to a tax on motor fuel. The authors’ model accounts for differences in rural and urban settings, low- and high-gas mileage vehicles, people who are more sensitive and those who are less sensitive to fuel price changes and those who drive more than others (high or low vehicle utilization). Further, a MBUF is stable because it is independent of fuel prices and vehicle efficiencies.

In their analysis, Langer et al. (2017) include the proposed 40 percent increase in passenger vehicle mileage proposed in the new CAFE standard (now being contested) as well as a status quo CAFE scenario. The table below shows the results of their simulation that raises $55 billion called for in the 2015 federal transportation spending bill and reduces fuel consumption by 1% (roughly 14.68 MMT CO$_2$e [derived from Table 1-4 in the Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990–2014 (published 2016)]).

![Table showing benefits of gas tax vs. MBUF tax](https://example.com/table.png)

As fuel economy standards become more stringent, a tax on vehicle miles traveled is more beneficial than a gas tax

Annual net benefits of a gas tax vs. VMT tax assuming fuel economy increases by 40% (per mile rates set to raise at least $55 billion/year for highway spending)

<table>
<thead>
<tr>
<th></th>
<th>Gas tax ($4.9 cents/gallon)</th>
<th>Differentiated VMT tax (0.53 cents/urban mile)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decrease in consumer surplus</td>
<td>-$55.5 billion</td>
<td>-$57.5 billion</td>
</tr>
<tr>
<td>Increase in government revenues</td>
<td>+$55.0 billion</td>
<td>+$57.0 billion</td>
</tr>
<tr>
<td>Decrease in congestion</td>
<td>+$53.3 billion</td>
<td>+$6.12 billion</td>
</tr>
<tr>
<td>Decrease in CO$_2$ emissions</td>
<td>+$0.73 billion</td>
<td>+$0.69 billion</td>
</tr>
<tr>
<td>Decrease in accidents</td>
<td>+$2.90 billion</td>
<td>+$3.46 billion</td>
</tr>
<tr>
<td>Decrease in local air pollution</td>
<td>+$0.62 billion</td>
<td>+$0.75 billion</td>
</tr>
<tr>
<td><strong>Net Benefits</strong></td>
<td><strong>$8.9 billion</strong></td>
<td><strong>$10.5 billion</strong></td>
</tr>
</tbody>
</table>

Source: Authors’ calculations. Some columns may not sum precisely due to rounding. BROOKINGS

It should be noted that increasing CAFE standards mitigates efforts to reduce VMT because driving becomes less costly and drivers do more. In fact, part of the reason VMT has been increasing is due to this effect. In addition, fuel taxes are more effective than CAFE standards because a tax incentivizes drivers to both reduce VMT and drive more fuel-efficient vehicles (Langer et al., 2017). A MBUF is similar to an effluent tax proposed by Lawrence J. White in 1982. White’s proposal was to inspect vehicles annually and determine VMT and effluent levels (HC, CO, NOx and then, not CO$_2$). The MBUF analyzed

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by Langer et al. (2017) is in effect an effluent tax because it is tailorable to vehicles with different fuel efficiencies and it measures VMT. In addition, a MBUF collects revenue from ZEVs that would otherwise pay no fuel tax and thus would shift transportation infrastructure support to fossil-fuel powered vehicles.

**RECOMMENDATION**

In setting a price for carbon, a MBUF and an emissions trading system (ETS) such as that proposed in the Transportation and Climate Initiative (TCI) are not mutually exclusive. Taxes alter input or output prices by an amount determined theoretically by the elasticities of supply and demand. Taxes therefore are a price constraint. An ETS sets a cap or quantity constraint and the price is determined theoretically by the elasticities of supply and demand. *In reality, things are more complex, but our recommendation here is to implement both the TCI and a MBUF.* The logic is that the MBUF is paid by transportation infrastructure users (there is no pass-through) and the revenue supports infrastructure maintenance and improvement. The user fee could be structured to fund infrastructure maintenance and improvement exclusively, regardless of fuel consumption. It could in addition be structured to fund mass transit and bike paths among other VMT-reducing strategies. The MBUF can also be varied by time of day and location to relieve congestion, among other benefits described in the RAND report. As revenue from a MBUF increases, the state’s fuel taxes should be phased out such that when revenue from the MBUF funds required maintenance and improvement, they would be zero. Federal excise tax would still remain and be beyond state control. The Oregon example is a model that we can learn from. Connecticut should aggressively push the Eastern Transportation Coalition model to implement a MBUF model and regional trials.

TCI on the other hand sets a declining cap on carbon emission from burning fossil fuels in the transportation sector that reduces transportation emissions over time. It requires large gasoline and diesel fuel suppliers to hold allowances for the pollution that results from the combustion of the fuels they sell to consumers. In this case, there is pass-through and fossil fuel users will see an increase in gasoline and diesel prices. The pass-through is not 100% and part of the increase in cost to fuel suppliers is absorbed by them (see footnote 66). In addition, both producers and consumers can alter their choices of what inputs to use in production and what modes of transport to use in ‘consuming’ transportation (ZEVs, mass transit, carpooling, biking). Proceeds from the sale of allowances can be used to fund programs to increase public transit and make it more effective in connecting LMI communities with jobs and cleaner (electrify busses and trains), build safe places for people to walk and bike, encourage ZEVs, and address disproportionate health and safety issues in LMI communities, among others.

[Contributed by Stanley McMillen, University of Connecticut]

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62 See https://www.transportationandclimate.org/.
Appendix 8

Extending Connecticut’s U-Pass program

Through the state’s U-Pass program, nearly 15,000 students at state universities and community colleges pay $20 per semester as an “activity fee” (part of their tuition package) and get unlimited free rides on most of the state’s public transit systems (both bus and rail).

A similar program for state workers (a “G-Pass”) could be devised through which all employees contribute a small amount (e.g. a monthly payroll deduction) and get a transit pass. Having such a program would allow some employees to choose to give up their parking space altogether and get a “cash-out” roughly equivalent to the cost of maintaining a parking space. If needed, some portion of the monthly fee and parking savings could be set aside to augment the CTrides Emergency Rides Home program for transit riders to ensure that it can meet the needs of state employees.

Some municipalities (e.g. City of Hartford) also provide free parking for employees and could benefit from participation in a G-Pass program. Large and medium sized employers may be interested in a standardized transit pass program for employees, loosely based on the U-Pass model. In 2020, the CT DOT proposed transportation bill included a section that would expand U-Pass to include private colleges and universities, Raised Senate Bill 151. That proposal should go further and allow CT DOT to negotiate those transit pass arrangements with Connecticut businesses and corporations for their employees.
Appendix 9

Evaluation fare free transit

Fare free transit has been implemented in some cities to increase ridership and reduce transportation system greenhouse gas emissions, by reducing low occupancy motor vehicle trips. Fare free transit also has an accessibility and environmental justice benefit. Transit users are more often low income and in groups that have experienced decades of racial discrimination and reduced opportunity. It is not clear when fare free transit is a recommended course of action, as it could reduce overall funding and reduce quality without some other means of making up for revenue lost from fare box return. There are system benefits such as reduced trip times and improved frequency in a fare-free system, as the system delays from passenger on-bus payment is removed.

It is recommended that CT DOT evaluate other transit systems that have gone to fare free transit\(^\text{63}\), consider doing an analysis with recommendations for CT’s bus transit systems, and share recommendations with state legislators on the transportation committee, the transportation working group of the Governor’s Council on Climate Change, and the state’s Office of Policy and Management. Some reduced fare systems are focused on specific groups, like this [MBTA Youth Pass program](https://mbta.com/tickets/mbta-youth-pass) that provides a 50% discount to youth from low-income households.

Near term, CT DOT or CTtransit is operating during the pandemic with a functionally fare-free bus transit system statewide. This would be an ideal time to change transit schedules on several key routes to take up the slack (with no payment delays) and evaluate what route speed and frequency improvements are available. This is a temporary situation during the pandemic, but could provide invaluable system performance benefits that would result from instituting a fare free transit system, or a consistent “off-bus” payment process or payment by honor system (with fare inspectors).

[contributed by Anthony Cherolis, Transport Hartford]

\(^{63}\) [Kansas City is making its bus system fare-free. Will other cities do the same?](https://www.voxtoday.com/2019/12/02/kansas-city-fare-free/)

Dec 2019, VOX
## Appendix 10

### Acronyms and abbreviations

<table>
<thead>
<tr>
<th>Term</th>
<th>Full Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADA</td>
<td>Americans with Disabilities Act</td>
</tr>
<tr>
<td>BEV</td>
<td>Battery electric vehicle</td>
</tr>
<tr>
<td>CAFE</td>
<td>Corporate Average Fuel Economy set by EPA</td>
</tr>
<tr>
<td>CHEAPR</td>
<td>Connecticut Hydrogen and Electric Automobile Purchase Rebate</td>
</tr>
<tr>
<td>COVID-19</td>
<td>Coronavirus Disease 2019</td>
</tr>
<tr>
<td>CSWS</td>
<td>Connecticut Solid Waste System</td>
</tr>
<tr>
<td>CT</td>
<td>State of Connecticut</td>
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<tr>
<td>DAS</td>
<td>Connecticut Department of Administrative Services</td>
</tr>
<tr>
<td>DCFC</td>
<td>Direct current fast charger</td>
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<tr>
<td>DEEP</td>
<td>Connecticut Department of Energy and Environmental Protection</td>
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<tr>
<td>DOT</td>
<td>Department of Transportation (state)</td>
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<tr>
<td>DRS</td>
<td>Department of Revenue Services (state)</td>
</tr>
<tr>
<td>EEJ</td>
<td>Equity and environmental justice</td>
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<tr>
<td>EPA</td>
<td>U. S. Environmental Protection Agency</td>
</tr>
<tr>
<td>ETS</td>
<td>Emissions Trading System (a cap and trade system that limits carbon emission)</td>
</tr>
<tr>
<td>EV</td>
<td>Electric vehicle (battery-powered, fuel cell-powered, hybrid)</td>
</tr>
<tr>
<td>EVSE</td>
<td>Electric vehicle supply equipment (chargers and related equipment)</td>
</tr>
<tr>
<td>GC3</td>
<td>Governor’s Council on Climate Change</td>
</tr>
<tr>
<td>GHG</td>
<td>Greenhouse gas (carbon dioxide, methane, water vapor)</td>
</tr>
<tr>
<td>ICE</td>
<td>Internal combustion engine (gasoline, diesel, natural gas, propane, gas turbine)</td>
</tr>
<tr>
<td>LMI</td>
<td>Low-to moderate-income</td>
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<tr>
<td>MBUF</td>
<td>Mileage-based user fee</td>
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<tr>
<td>MIRA</td>
<td>Materials Innovation and Recycling Authority</td>
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<tr>
<td>MOU</td>
<td>Memorandum of Understanding</td>
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<tr>
<td>NESCAUM</td>
<td>Northeast States Coordinated Air Use Management</td>
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<tr>
<td>NHTSA</td>
<td>National Highway Traffic Safety Administration</td>
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<tr>
<td>PA</td>
<td>Public Act</td>
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<tr>
<td>PM2.5</td>
<td>Particulate matter (2.5 micrometers or smaller)</td>
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<tr>
<td>POCID</td>
<td>Plan of Conservation and Development</td>
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<tr>
<td>RGTOOD</td>
<td>Responsible Growth and Transit-Oriented Development (Program)</td>
</tr>
<tr>
<td>SAFE</td>
<td>Safer Affordable Fuel Efficient Vehicles Rule (emission standards)</td>
</tr>
<tr>
<td>TCI</td>
<td>Transportation and Climate Initiative</td>
</tr>
<tr>
<td>TDM</td>
<td>Transportation demand management</td>
</tr>
<tr>
<td>TOD</td>
<td>Transit-oriented development</td>
</tr>
<tr>
<td>V2G</td>
<td>Vehicle-to-grid</td>
</tr>
<tr>
<td>VMT</td>
<td>Vehicle miles traveled</td>
</tr>
<tr>
<td>ZEV</td>
<td>Zero-emission vehicle (a BEV or fuel cell-powered vehicle)</td>
</tr>
</tbody>
</table>
## Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Active Transportation</strong></td>
<td>Any self-propelled, human-powered mode of transportation (e.g., bicycling or walking).</td>
</tr>
<tr>
<td><strong>Alternative fuels</strong></td>
<td>The Energy Policy Act of 1992 defines an alternative fuel as one of the following: biodiesel; natural gas and liquid fuels domestically produced from natural gas; propane (liquefied petroleum gas), electricity; hydrogen; blends of 85% or more of methanol, denatured ethanol, and other alcohols with gasoline or other fuels; methanol, denatured ethanol, and other alcohols; coal-derived, domestically produced liquid fuels; fuels (other than alcohol) derived from biological materials; or P-Series fuels.</td>
</tr>
<tr>
<td><strong>Alternative fuel corridors</strong></td>
<td>Major travel routes formally designated by the Federal Highway Administration (FHWA) as part of a national network of alternate fueling and charging infrastructure along national highway system corridors. In Connecticut, FHWA has designated I-84, I-91, I-95, and I-395 as alternative fuel corridors.</td>
</tr>
<tr>
<td><strong>Americans with Disabilities Act (ADA)</strong></td>
<td>The federal civil rights laws that prohibits discrimination on the basis of disability in employment, State and local government, public accommodations, commercial facilities, transportation, and telecommunications.</td>
</tr>
<tr>
<td><strong>Battery electric vehicle (BEV)</strong></td>
<td>Fully-electric vehicles with onboard rechargeable batteries and no gasoline engine.</td>
</tr>
<tr>
<td><strong>Cap-and-invest model</strong></td>
<td>A regulatory model under which carbon emissions are limited and a market is established for the auction and trading of emission allowances, which generates proceeds that are typically reinvested towards initiatives and programs that contribute to further environmental and economic benefits.</td>
</tr>
<tr>
<td><strong>Car-sharing</strong></td>
<td>A shared mobility option whereby a customer pays a fee for the limited use of a car; this model of car rental differs from traditional car rental in that the cars’ owners are private individuals themselves, and the car-sharing facilitator is generally distinct from the cars’ owners.</td>
</tr>
<tr>
<td><strong>Complete Streets</strong></td>
<td>An approach for community transportation policy and design to: help ensure streets are safe for people of all ages and abilities; balance the needs of different transportation modes; and support local land uses, economies, cultures, and natural environments.</td>
</tr>
<tr>
<td><strong>Congestion pricing</strong></td>
<td>An approach to reducing traffic congestion that incentivizes transit use and ridesharing, and generates funding for transportation-related initiatives.</td>
</tr>
<tr>
<td><strong>Climate adaptation</strong></td>
<td>Climate adaptation requires action to adjust to the actual or expected future climate. The goal of adaptation is to reduce vulnerability to the harmful impacts of climate change (e.g., sea-level rise, more extreme weather events) and capitalize on any</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>Direct current fast charging (DCFC)</td>
<td>Also known as Level 3 charging (or in the case of Tesla’s own charging stations, the Tesla Supercharger) DCFC requires dedicated equipment which uses 480-volt direct current (DC), and can provide a 50 - 80 percent charge in 30 minutes or less for EVs that can support its use.</td>
</tr>
<tr>
<td>Electric vehicle service equipment (EVSE) / charging infrastructure</td>
<td>The electrical conductors, related equipment, software, and technology that deliver energy efficiently and safely to recharge an EV's onboard battery. There are three EVSE categories: Level 1 (120 volts AC), Level 2 (240 volts, AC), and DC Fast Charger (480 volts DC and higher).</td>
</tr>
<tr>
<td>Equity and environmental justice (EEJ)</td>
<td>A policy for ensuring that no segment of the population should, because of its racial or economic makeup, bear a disproportionate share of the risks and consequences of environmental pollution or be denied equal access to environmental benefits.</td>
</tr>
<tr>
<td>Fuel-cell electric vehicle (FCEV)</td>
<td>A vehicle powered by a propulsion system whereby hydrogen is converted to electricity by a fuel cell that produces no harmful tailpipe emissions.</td>
</tr>
<tr>
<td>Fuel economy standards</td>
<td>Standards created to push automakers to produce vehicles that travel further on the same amount of fuel, thereby reducing the need for gasoline and decreasing pollution.</td>
</tr>
<tr>
<td>Freight transport</td>
<td>The physical process of transporting commodities, merchandise goods, and cargo.</td>
</tr>
<tr>
<td>Gas-guzzler fee</td>
<td>An approach for disincentivizing the production, purchase, or use of fuel-inefficient vehicles.</td>
</tr>
<tr>
<td>Internal combustion engine (ICE) vehicle</td>
<td>A vehicle where ignition and combustion of the fuel occurs within the engine itself. ICE vehicles primarily run on gasoline or diesel, and can also utilize renewable or alternative fuels (e.g., natural gas, propane, biodiesel, or ethanol).</td>
</tr>
<tr>
<td>Level 2 charging</td>
<td>Electric vehicle charging equipment that charges at a higher voltage than Level 1 (240 volts, AC). Level 2 charging adds about 25 miles of Range Per Hour (RPH).</td>
</tr>
<tr>
<td>Life-cycle emissions / tailpipe emissions</td>
<td>Relative to a vehicle, life-cycle emissions are the GHG emissions emitted from manufacturing the vehicle’s body and battery to its ultimate disposal and reuse, in aggregate. Tailpipe emissions are the GHG emissions released by the vehicle when driven.</td>
</tr>
<tr>
<td>Light-duty vehicles</td>
<td>Trucks or vehicles with a gross vehicle weight less than 8,500 pounds.</td>
</tr>
<tr>
<td>Low-income</td>
<td>Individuals or households making 60 percent of an area’s median income or less.</td>
</tr>
<tr>
<td>Low- to moderate-income (LMI)</td>
<td>Individuals or households making the area’s median income or less.</td>
</tr>
<tr>
<td>Marginalized communities</td>
<td>Groups of individuals experiencing social, political, or economic discrimination and exclusion.</td>
</tr>
<tr>
<td><strong>Medium- and heavy-duty vehicles</strong></td>
<td>Trucks or vehicles that have a gross vehicle weight greater than 8,500 pounds.</td>
</tr>
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</tr>
<tr>
<td><strong>Micromobility vehicles</strong></td>
<td>A category of short-range, lightweight electric vehicles (such as e-scooters and e-bikes), typically operated by individuals at speeds less than 25 mph.</td>
</tr>
<tr>
<td><strong>Mileage-based user fee (MBUF)</strong></td>
<td>A fee based on vehicle usage (as opposed to a fee based on the amount of fuel consumed, such as a gasoline tax).</td>
</tr>
<tr>
<td><strong>Plug-in hybrid electric vehicle (PHEV)</strong></td>
<td>A vehicle that uses both an ICE and electric power, whereby its onboard battery can be recharged by plugging in to a power source; when the battery is depleted, the ICE takes over as the primary power source.</td>
</tr>
<tr>
<td><strong>PM2.5</strong></td>
<td>Particulate matter that is 2.5 microns in diameter or smaller.</td>
</tr>
<tr>
<td><strong>Public charging network</strong></td>
<td>Collectively, the charging station locations accessible for use by the public to recharge EVs.</td>
</tr>
<tr>
<td><strong>Ridesharing</strong></td>
<td>A shared mobility option whereby a ride in a private vehicle driven by a single user is shared by multiple passengers, for free or for a fee.</td>
</tr>
<tr>
<td><strong>Sea level rise</strong></td>
<td>An increase in the elevation of the sea level caused primarily by two factors related to global warming: expansion of seawater as it warms; and added water from melting of ice sheets and glaciers.</td>
</tr>
<tr>
<td><strong>Telecommuting</strong></td>
<td>Working from home or at a location away from the office through the use of videoconferencing and remote access of business facilities.</td>
</tr>
<tr>
<td><strong>Transit infrastructure</strong></td>
<td>Essential structures and systems in place to support the transport of people and goods, such as highways, bridges, roads, etc.</td>
</tr>
<tr>
<td><strong>Transit–oriented development (TOD)</strong></td>
<td>An urban planning strategy that seeks to maximize the destinations available within walking distance of a public transit stop.</td>
</tr>
<tr>
<td><strong>Transportation and Climate Initiative (TCI)</strong></td>
<td>A regional collaboration between 12 Northeast and Mid-Atlantic states and the District of Columbia that seeks to implement cap-and-invest programs to improve transportation, develop the clean energy economy, and reduce carbon emissions from the transportation sector. The participating states are: Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Vermont, and Virginia.</td>
</tr>
<tr>
<td><strong>Transportation electrification</strong></td>
<td>The process of replacing non-electric transportation vehicles with electric vehicles.</td>
</tr>
<tr>
<td><strong>Vehicles miles traveled (VMT)</strong></td>
<td>As used for transportation planning in Connecticut, this measure is calculated as the number of miles traveled by vehicles on Connecticut’s roadways over a given period of time, typically annually.</td>
</tr>
<tr>
<td><strong>Volkswagen settlement</strong></td>
<td>The $14.7 billion settlement Volkswagen reached with three federal agencies as a penalty for excessive diesel emissions in violation of the Clean Air Act.</td>
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</tr>
<tr>
<td><strong>Vulnerable road users</strong></td>
<td>Pedestrians and cyclists at greater risk in traffic situations because they are unprotected by a vehicular shell. Some users are more vulnerable than others, in particular the elderly, the disabled, and children.</td>
</tr>
<tr>
<td><strong>Zero-emission vehicle (ZEV)</strong></td>
<td>A vehicle, such as a car, truck, or bus, that does not directly produce atmospheric pollutants or GHG emissions when operating.</td>
</tr>
<tr>
<td><strong>Zero-emission vehicle Memorandum of Understanding (ZEV MOU)</strong></td>
<td>A initiative entered into by Connecticut in October 2013, along with seven other states (and under consideration by several others) that commits its signatories to deploying 3.3 million ZEVs on the road by 2025, collectively. Connecticut’s share of that commitment is estimated to be the equivalent of 125,000 - 150,000 ZEVs.</td>
</tr>
</tbody>
</table>
Editor’s note on major revisions

The Transportation team is appreciative of the many stakeholders who provided input on this chapter during the public comment process. These comments were valuable in shaping the final version of this chapter and contributed to the following major revisions:

- In the Chapter Overview table, a new strategy to “Establish statewide goals for zero-emission medium- and heavy-duty trucks and for school transportation” was inappropriately placed as a strategy under the 2018 recommendation to “Increase light-duty ZEV penetration rate to at least 20 percent by 2030.” Instead a new recommendation was created to “Advance initiatives that increase adoption of zero-emission medium- and heavy-duty vehicles,” under which that new strategy was correctly placed.
- The term “micromobility vehicles” is now used throughout the chapter to refer to smaller electric vehicles, such as e-bikes and e-scooters.
- Relative to the existing recommendation to “Maintain increasing fuel economy and low- and zero-emission standards”, the first paragraph is amended to reflect that the use of alternative fuels, such as biodiesel, can contribute to GHG reduction in the transportation sector.
- Relative the existing strategy to “Maintain adherence to California low-emissions and zero-emission vehicles requirements”, the “progress to date” section now reflects the issuance of the final SAFE Vehicles Rule in April 2020.
- Relative to the existing recommendation to “Increase light-duty ZEV penetration rate to at least 20 percent by 2030”, the language now reflects issuance of the EV Roadmap and its relevance to this recommendation.
- Under the existing strategy to “Expand EV charging network to ensure consumer confidence and reduce range anxiety”, relative to steps that state and local governments could take to enable and expand EVSE deployment, a further step to enact “Right to Charge” legislation was added.
- In alignment with the first bullet, language relating to medium- and heavy-duty vehicles, bus transportation, and green hydrogen was deleted from the section for the existing recommendation to “Increase light-duty ZEV penetration rate to at least 20 percent by 2030”, and moved to new section for a new recommendation to “Advance initiatives that increase adoption of zero-emission medium- and heavy-duty vehicles”, later in the chapter.
- Relative to the new strategy to “Establish specific ZEV targets that align with the ZEV MOU and the 20 percent by 2030 target”, the number of registered EVs in Connecticut has been updated to reflect number currently posted on the DMV’s website, as of October 15, 2020.
- Relative to the existing recommendation to “Advance initiatives that eliminate VMT growth by 2030”, the first paragraph was amended to more clearly reflect a need to reduce reliance on personal vehicles, and that enhancing access to transit services, and making streets safer can contribute to that reduction.
- Relative to the strategy to “Implement Transit-Oriented Development and adopt state policies and local zoning regulations that support walkable, mixed-use, and sustainable urban and suburban development in areas served by transit”, the language has been amended to incorporate certain hyperlinks to TOD-related programs, encourage expansion on rail and transit lines that would attract travelers and divert automobile trips, add a need for meaningful education and outreach efforts, and support the enhancement of TOD discussion with land use laws that have been covered by Desegregate Connecticut.
• Relative to the existing recommendation to “Develop sustainable funding for transportation electrification and transit infrastructure”, language has been added for the consideration that use of funding sources be expanded to support the electrification of 50 percent of school buses and other school vehicles by 2030.

• Relative to the existing strategy to “Implement a multi-state cap-and-invest program”, language has been added to reflect and add hyperlinks for: (a) a preliminary health benefit analysis performed by Harvard School of Public Health; and (b) The Nature Conservancy study, “Supporting Rural Communities through Clean Transportation Investments”.