A BLUEPRINT FOR ACTION

Policy Options to Reduce Vermont’s Contribution to Global Warming

VERMONT PUBLIC INTEREST RESEARCH AND EDUCATION FUND

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The New England Climate Coalition (NECC) is a coalition of state and local environmental, public health, municipal and religious organizations concerned about the effects of global warming. NECC supports reductions in emissions of global warming gases sufficient to protect the region’s environment and economy from the dangers posed by global warming.

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# Table of Contents

**Executive Summary** ................................................................. 6  
**Introduction** ................................................................. 10  
**Global Warming and Vermont** ......................................................... 11  
  - Causes of Global Warming .......................................................... 11  
  - Current Indications of Global Warming .................................................... 13  
  - Potential Impacts of Global Warming .......................................................... 13  
  - Carbon Dioxide Emission Trends ........................................................ 14  
  - Regional and State Responses ............................................................... 18  

**Global Warming Strategies for Vermont** ............................................. 22  
  - Reducing Emissions from the Transportation Sector ........................................ 22  
    - Strategy #1: Fully Implement the State’s Clean Cars Requirement .......................... 22  
    - Strategy #2: Adopt California’s Limits on Vehicle Carbon Dioxide Emissions ............... 24  
    - Strategy #3: Set Standards Requiring Low Rolling Resistance Replacement Tires .......... 24  
    - Strategy #4: Implement a “Feebate” Program ................................................. 25  
    - Strategy #5: Implement Pay-As-You-Drive Automobile Insurance ............................. 26  
    - Strategy #6: Reduce Growth in Vehicle Miles Traveled ......................................... 27  
    - Combined Impact of the Transportation Strategies .............................................. 28  
  - Reducing Emissions from Homes, Business and Industry ................................... 30  
    - Strategy #7: Strengthen Residential and Commercial Building Energy Codes ............... 30  
    - Strategy #8: Adopt Appliance Efficiency Standards .................................................. 31  
    - Strategy #9: Expand Energy Efficiency Programs ................................................. 32  
    - Combined Impact of the Residential, Commercial and Industrial Strategies ................... 34  
  - Reducing Emissions from Electricity Generation ........................................ 35  
    - Strategy #10: Adopt A Renewable Portfolio Standard ................................................ 35  
    - Strategy #11: Support the Development of Solar Power .............................................. 37  
    - Strategy #12: Adopt a Strong Carbon Cap for Reducing Electric Sector Emissions Without Relicensing of Nuclear Reactors ................................................................. 38
Public Sector and Other Strategies ................................................................. 40
  Strategy #13: Public Sector “Lead by Example” ........................................... 40
  Strategy #14: Develop and Implement a Global Warming Emissions Registry .......... 41
The Impact of the Strategies ........................................................................ 42

PUTTING IT IN PERSPECTIVE: ACHIEVING THE LONG-TERM GOAL ................. 45
METHODODOLOGY AND TECHNICAL DISCUSSION ...................................... 46
ENDNOTES .................................................................................................... 55
EXECUTIVE SUMMARY

Vermont could make major strides toward reducing its emissions of global warming gases over the next several decades by adopting a series of policy strategies to make the state more energy efficient and reduce the use of fossil fuels.

Adoption of the 14 policy strategies in this report would bring Vermont significantly closer to meeting its short- and medium-term commitments under a 2001 agreement signed by the six New England governors and their peers in eastern Canada. In the process, the strategies would reduce the state’s consumption of energy and position Vermont to make the technological shifts necessary to achieve the long-term goal of reducing Vermont’s emissions of global warming gases to levels that do not have a harmful effect on the climate.

Global warming, caused by human-induced changes in the climate, is a major threat to Vermont’s future because of unpredictable weather and climate shifts.

- Since the beginning of the Industrial Age, atmospheric concentrations of carbon dioxide – the leading global warming gas – have increased by 31 percent, a rate of increase unprecedented in the last 20,000 years. Global average temperatures increased by about 1°F during the 20th century, a rate of increase unprecedented in the last 1,000 years.

- The effects of global warming are beginning to appear in Vermont and worldwide. Average temperatures in Vermont have increased by about 1.6°F since 1895, accompanied by changing precipitation patterns and other shifts.

- Average temperatures in Vermont are projected to increase by between 2°F and 10°F over the next century, accompanied by increased precipitation. The results of these changes could include degraded air quality, increased heat-related deaths, the loss of Vermont’s hardwood forest species, and harm to Vermont’s important ski industry and agricultural production.

Emissions of carbon dioxide – the leading global warming gas – are on the rise in Vermont.

- Between 1990 and 2000, Vermont’s direct emissions of carbon dioxide from energy use (other than electricity) increased by approximately 28 percent.

- Based on adjusted regional energy use projections from the U.S. Energy Information Administration, Vermont’s direct (non-electric) emissions of carbon dioxide could increase by as much as 25 percent over the next two decades, with much of the increase taking place in the transportation sector. Electric sector emissions in New England can be expected to increase by about 35 percent between 2000 and 2020 if the region’s nuclear reactors close at the expiration of their operating licenses to protect the environment and public health and safety.

Vermont could significantly reduce its global warming emissions by adopting 14 policy strategies and encouraging other New England states to do the same. The policies include:

1. Putting increasing numbers of hybrid-electric cars (and eventually zero-emitting cars such as hydrogen fuel-cell vehicles) on Vermont’s roads over the next two decades by fully implementing the state’s clean cars requirement.

2. Adopting California’s forthcoming limits on vehicle carbon dioxide emissions.

3. Requiring the sale of low-rolling resistance replacement tires that improve vehicle efficiency without negatively affecting safety.

4. Establishing a “feebate” program to reward the purchase of more fuel-efficient vehicles.

5. Requiring automobile insurers to offer pay-as-you-drive automobile insurance, in which insurance rates are calculated by the mile, rewarding those who drive less, while potentially reducing accidents.

6. Adopting policies that would reduce growth in vehicle miles traveled by cars and light trucks on Vermont’s highways, such as measures to reduce sprawling development and encourage the use of transit and other transportation alternatives.
7. Adopting and requiring the use of the latest commercial and residential building energy codes to improve the energy efficiency of new construction.


9. Reducing energy use by increasing funding for energy efficiency programs supported by electricity ratepayers and creating similar energy efficiency programs for natural gas and heating oil.

10. Adopting a Renewable Portfolio Standard to require 10 percent of Vermont’s electricity to come from new, clean, renewable sources by 2013 and 20 percent by 2020.

11. Dramatically expanding the installation of solar photovoltaic systems on homes and businesses through direct incentives and new methods of financing.

12. Limiting emissions of carbon dioxide from electric power plants through adoption of strong state and regional power-sector carbon caps.

13. Reducing government sector emissions through “lead by example” measures, such as the purchase of renewable power, increased energy efficiency, and the purchase of more efficient vehicles for state fleets.

14. Creating a framework for future market-oriented and/or regulatory responses to global warming through a regional global warming emission registry.

Adoption of all 14 strategies would achieve significant reductions in global warming emissions while improving Vermont’s energy efficiency and spurring the development of renewable sources of energy.

### Table ES-1. Projected Carbon Dioxide Emission Reductions from Policies (thousand metric tons carbon equivalent – thousand MTCE)

<table>
<thead>
<tr>
<th>Policy</th>
<th>2010</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clean Cars Requirement</td>
<td>4.3</td>
<td>26</td>
</tr>
<tr>
<td>Carbon Dioxide Tailpipe Standards</td>
<td>7.0</td>
<td>92</td>
</tr>
<tr>
<td>Low Rolling Resistance Tires</td>
<td>14</td>
<td>25</td>
</tr>
<tr>
<td>Feebate Program</td>
<td>8.2</td>
<td>39</td>
</tr>
<tr>
<td>Pay-As-You-Drive Automobile Insurance</td>
<td>16</td>
<td>19</td>
</tr>
<tr>
<td>Reduce Vehicle Miles Traveled</td>
<td>72</td>
<td>210</td>
</tr>
<tr>
<td>Residential and Commercial Building Codes</td>
<td>5.7-11</td>
<td>39</td>
</tr>
<tr>
<td>Appliance Efficiency Standards</td>
<td>16-35</td>
<td>47</td>
</tr>
<tr>
<td>Expanded Energy Efficiency Programs</td>
<td>50-74</td>
<td>110</td>
</tr>
<tr>
<td>Renewable Portfolio Standard</td>
<td>79-180</td>
<td>170</td>
</tr>
<tr>
<td>Solar Power Development</td>
<td>&lt;1</td>
<td>&lt;1</td>
</tr>
<tr>
<td>State and Regional Electric-Sector Carbon Caps</td>
<td>See high end of range of above estimates</td>
<td></td>
</tr>
<tr>
<td>Public Sector “Lead By Example” Policies</td>
<td>3.8-4.3</td>
<td>6.5</td>
</tr>
<tr>
<td>Regional Global Warming Emission Registry</td>
<td>Not estimated</td>
<td></td>
</tr>
</tbody>
</table>

Note: Savings from individual policies do not equal cumulative savings due to some overlap between the policies.
• Adoption of these 14 strategies would reduce Vermont’s direct (non-electric) carbon dioxide emissions by about 17 percent below projected levels by 2020. (See Fig. ES-1.) Adoption of all strategies by all six New England states would reduce electric-sector emissions by as much as 45 percent below projected levels by 2020. (See Fig. ES-2.)

• New England-wide adoption of all 14 strategies would bring the region as much as 72 percent of the way to meeting the regional global warming emission reduction goal for 2010 and as much as 63 percent of the way to meeting the goal for 2020 – even with the retirement of several nuclear reactors that currently provide low-global warming emission electricity at high risk to the environment and public health. (See Fig. ES-3.)
Vermont should seize the opportunity to reduce its emissions of global warming gases.

• Vermont should adopt the 14 measures in this report and investigate other policy options to reduce global warming emissions, especially with regard to reducing vehicle-miles traveled, limiting suburban sprawl, and encouraging the development of non-fossil, non-nuclear sources of energy.

• Vermont should continue to participate in regional efforts to reduce global warming gas emissions, particularly the efforts of the Council of New England Governors and Eastern Canadian Premiers and the northeastern states’ negotiations to establish a regional, power-sector carbon cap.

• Vermont should commit to achieving the governors’ and premiers’ long-term global warming emission reduction goal by 2050 and begin to plan for making the technological and other changes that will be needed to achieve that goal.

• Vermont can and should reduce its global warming emissions without increasing the use of nuclear power or extending the life of the state’s or region’s nuclear plants beyond their current operating licenses.

In addition, many of the strategies have benefits that extend beyond reducing global warming emissions by reducing emissions of other health-threatening pollutants, increasing Vermont’s energy security, and keeping jobs and dollars in the local economy instead of sending money out of state for fossil fuel purchases.
INTRODUCTION

Global warming is an acknowledged problem. The consensus view of climate science holds that global temperatures are increasing, that human activities are the cause, and that further warming of the planet is inevitable unless we significantly reduce our emissions of gases that trap heat in the earth’s atmosphere.

The precise impacts that global warming will have on Vermont are unknown, but it is virtually certain that the climatic shifts brought about by warming will leave our forests, rivers and weather patterns far different than we have known them – and so too, the New England way of life.

Recognizing this, in 2001 the governors of the six New England states and their peers in eastern Canada agreed to adopt a ground-breaking commitment to reduce the region’s contribution to global warming. The regional commitment asks each state to reduce its greenhouse gas emissions to 1990 levels by 2010 and to 10 percent below 1990 levels by 2020. To achieve this goal, states need to assess their existing emissions and create policies that will reduce their emissions.

Other states have made progress on both fronts, measuring emissions and drawing up plans for how to reduce them. Vermont, on the other hand, has done little. But that is not because there is little that can be done.

The state has myriad options for reducing its energy use and cutting global warming pollution. Appliances, automobiles, homes, and buildings can now be constructed to use energy more efficiently, reducing global warming emissions from the combustion of fossil fuels. Renewable energy sources such as wind and solar power are becoming increasingly cost-competitive with traditional forms of energy. And highly advanced new technologies – such as fuel cells – show the potential to change the way we create and use energy in fundamental ways.

Vermont can reduce its global warming pollution, but only if it finds the will to do so.

This report presents 14 policy opportunities and estimates how implementation of those policies will affect Vermont’s emissions of carbon dioxide – the leading global warming gas. The vision presented in this report is far from complete. But the 14 policy options explored in detail here would, if implemented, help bring Vermont within striking distance of fulfilling its commitments to reducing global warming emissions in the short- and medium-term, while positioning the state for further reductions in the long-term. And, these actions – if taken – will move Vermont closer to the cleaner, more efficient, more sustainable and healthier future we all seek.
Global warming poses a clear danger to Vermont’s future health, well-being and prosperity. Vermont contributes to global warming primarily through the combustion of fossil fuels, which emit carbon dioxide to the atmosphere. Vermont’s emissions of carbon dioxide and other global warming gases have increased over the last decade and will likely continue to increase in the absence of concerted action.

Causes of Global Warming

Global warming is caused by human exacerbation of the greenhouse effect. The greenhouse effect is a natural phenomenon in which gases in the earth’s atmosphere, including water vapor and carbon dioxide, trap heat from the sun near the planet’s surface. The greenhouse effect is necessary for the survival of life; without it, temperatures on earth would be too cold for humans and other life forms to survive.

But human activities, particularly over the last century, have altered the composition of the atmosphere in ways that intensify the greenhouse effect by trapping more of the sun’s heat near the earth’s surface. Since 1750, for example, the concentration of carbon dioxide in the atmosphere has increased by 31 percent as a result of human activity. The current rate of increase in carbon dioxide concentrations is unprecedented in the last 20,000 years. Concentrations of other global warming gases have increased as well. (See Fig. 1.)

As the composition of the atmosphere has changed, global temperatures have increased. Global average temperatures increased during the 20th century by

Fig. 1. Atmospheric Concentrations of Greenhouse Gases

![Indicators of the human influence on the atmosphere during the Industrial era](image)
about 1° F. In the context of the past 1,000 years, this amount of temperature change is unprecedented, with 1990 to 2000 being the warmest decade in the millennium.\(^5\) Figure 2 shows temperature trends for the past 1,000 years with a relatively recent upward spike. Temperatures in the past 150 years have been measured; earlier temperatures are derived from proxy measures such as tree rings, corals, and ice cores.

This warming trend cannot be explained by natural variables – such as solar cycles or volcanic eruptions – but it does correspond to models of climate change based on human influence.\(^4\)

**Other Global Warming Gases**

Several gases other than carbon dioxide are capable of exacerbating the greenhouse effect that causes global warming. The other major global warming gases are:

- **Methane** – Methane gas escapes from garbage landfills, is released during the extraction of fossil fuels, and is emitted by livestock and some agricultural practices. It is the second-most important global warming gas in New England in terms of its potential to exacerbate the greenhouse effect.

- **Fluorocarbons** – Used in refrigeration and other products, many fluorocarbons are capable of inducing strong heat-trapping effects when they are released to the atmosphere. Because they are generally emitted in small quantities, however, they are estimated to be responsible for only about one percent of New England’s contribution to global warming.\(^6\)

- **Nitrous Oxide** – Nitrous oxide is released in automobile exhaust, through the use of nitrogen fertilizers, and from human and animal waste. Like fluorocarbons, nitrous oxide is a minor, yet significant, contributor to global warming.

- **Sulfur Hexafluoride** – Sulfur hexafluoride is mainly used as an insulator for electrical transmission and distribution equipment. It is an extremely powerful global warming gas, with more than 20,000 times the heat-trapping potential of carbon dioxide. However, it is released in only very small quantities and is responsible for only a very small portion of the state’s contribution to global warming.

- **Black Carbon** – Black carbon, otherwise known as “soot,” is a product of the burning of fossil fuels, particularly coal and diesel fuel. Recent research has suggested that, because black carbon absorbs sunlight in the atmosphere, it may be a major contributor to global warming, perhaps second in importance only to carbon dioxide. Research is continuing on the degree to which black carbon emissions contribute to global warming.

This report focuses mainly on emissions of carbon dioxide from energy use, since these emissions are responsible for the majority of Vermont’s contribution to global warming. Steps to reduce emissions of other global warming gases should also be part of the state’s efforts to curb global climate change.
A Note on Units

There are several ways to communicate quantities of global warming emissions. In this report, we communicate emissions in terms of “carbon equivalent” – in other words, the amount of carbon that would be required to create a similar global warming effect. Other studies frequently communicate emissions in terms of “carbon dioxide equivalent.” To translate the latter measure to carbon equivalent, one can simply multiply by 0.273.

Current Indications of Global Warming

The first signs of global warming are beginning to appear, both in Vermont and around the world. Global warming will not necessarily follow a steady, gradual path, but may occur in spurts of unpredictable weather and climate shifts.

Average temperatures have risen. Global average temperatures have increased by about 1°F in the past century. In the same period, the average temperature in Burlington has increased by 0.4°F. Statewide, average temperatures are estimated to have increased by 1.6°F between 1895 and 1999.8

Precipitation patterns have changed. Precipitation has decreased by up to 5 percent in many parts of the state.5 Maine, New Hampshire, and Vermont have experienced a 15 percent decrease in snowfall since 1953.10 In other parts of the world, such as Asia and Africa, droughts have been more frequent and severe, a change that is consistent with models of climate change.11

Cold seasons have been shorter and extreme low temperatures less frequent. Since the late 1960s, Northern Hemisphere snow cover has decreased by 10 percent and the duration of ice cover on lakes and rivers has decreased by two weeks.12 Glaciers around the world have been retreating.13

Oceans have risen as sea ice has melted. Average sea levels have risen 0.1 to 0.2 meters in the past century.14

Potential Impacts of Global Warming

The earth’s climate system is extraordinarily complex, making the ultimate impacts of global warming in a particular location – as well as the pace of change – difficult to predict. There is little doubt, however, that global warming could lead to dramatic disruptions in the world’s and Vermont’s economy, environment, health, and way of life.

Temperature increases in the past century have been modest compared to the increases projected for the next 100 years. Global temperatures could rise by an additional 2.5°F to 10.4°F over the period 1990 to 2100.15 In Vermont, temperatures could increase by 2°F to 10°F by 2100.16 Others estimate that a 1.8°F increase in average temperature could occur New England-wide as soon as 2030, with a 6°F to 10°F increase over current average temperatures by 2100.17

Precipitation levels also could change. Vermont could experience an increase in precipitation of 5 to 50 percent, with greater change in winter and less change in summer and fall.18

In any event, the impacts of such a shift in average temperature and precipitation would be severe. Among the potential impacts:

• Disruption to Vermont’s ski industry, especially early and late in the ski season. Currently, direct and indirect ski-related spending brings $1.4 billion to Vermont’s economy.19

• Decreased maple syrup production as winters become warmer, reducing yields. Eventually, global warming may change the region’s climate so dramatically that sugar maples no longer can survive in the region. This would be an economic blow: maple syrup production is a $20 million industry for New England.20

• Decreased crop yields as warmer weather increases the evaporation of moisture from soil. Agriculture, much of it dairy-related, generates over $400 million annually for Vermont’s economy. Rising temperatures could reduce hay and silage yields dramatically, increasing costs for farmers with livestock.21
• Increased spread of exotic pests and shifts in forest species – including the loss of hardwood forests responsible for Vermont’s vibrant fall foliage displays. This decline would be more than aesthetic: fall foliage-related tourism accounts for 20 to 25 percent of annual tourism in Vermont and Maine.22

• Longer and more severe smog seasons as higher summer temperatures facilitate the formation of ground-level ozone, resulting in additional threats to respiratory health such as aggravated cases of asthma.23

• Declines in freshwater quality due to more severe storms, increased precipitation and intermittent drought, potentially leading to increases in waterborne disease.24

• Increased spread of mosquito and tick-borne illnesses, such as Lyme disease, Eastern equine encephalitis, malaria and dengue fever.25

• Increased risk of heat-related illnesses and deaths.26

The likelihood and severity of these potential impacts is difficult to predict. But this much is certain: climate changes such as those predicted by the latest scientific research would have a dramatic, disruptive effect on Vermont’s environment, economy and public health – unless immediate action is taken to limit our emissions of greenhouse gases such as carbon dioxide.

**Carbon Dioxide Emission Trends**

The vast majority of carbon dioxide emissions in Vermont result from the combustion of fossil fuels. Fossil fuels are burned directly in homes, businesses, vehicles and industrial facilities to produce heat and to power machinery. Individuals and businesses also consume fossil fuels indirectly when they use electricity, much of which is created through the combustion of coal, oil and natural gas in power plants.

New England’s economy is integrated across state lines, making it difficult in some cases to assign responsibility for carbon dioxide emissions to a particular state. For example, Vermont draws its electricity from a New England-wide electric grid, which is supplied with power from across the region and beyond.

As a result, in this report we will consider emissions from energy end users and emissions from electricity generation differently. We will assess emissions from residential, commercial and industrial fuel combustion at the state level and emissions from electricity generators at the regional level.

**Vermont’s Direct Emissions (Non-Electric)**

Carbon dioxide emissions from sources other than electricity generation increased in Vermont by approximately 26 percent from 1990 to 2000 – from 1,410 thousand metric tons carbon equivalent (MTCE) to 1,770 thousand MTCE.27 (See Table 1.) This estimate does not include emissions from the use of electricity in any of the sectors. Emissions in every sector – residential, commercial, industrial and transportation – increased during the decade.

In 2000, the transportation sector was responsible for approximately 57 percent of Vermont’s carbon dioxide emissions from sources other than electricity generation. The residential sector was responsible for

| Table 1. Historic and Projected Vermont Non-Electric Carbon Dioxide Emissions (thousand MTCE)28 |
|---------------------------------------------------------------|-----------------|-----------------|-----------------|-----------------|
| Direct Emissions                                             | 1,410           | 1,770           | 1,980           | 2,210           |
| Percent Increase Above 1990                                  | 26%             | 40%             | 57%             |
about 24 percent of direct emissions, with the commercial sector responsible for 10 percent and the industrial sector for 9 percent. (See Fig. 3.) The U.S. Energy Information Administration (EIA) has projected rates of increase in energy use in New England from 2000 to 2020. Applying the EIA’s projected New England rates of energy use increases (with an adjustment to reduce what appears to be an overestimate of future increases in transportation gasoline use) to Vermont, and applying standard fuel-specific emission factors to those estimates, Vermont is projected to experience a 25 percent increase in direct carbon dioxide emissions from energy use between 2000 and 2020 in the absence of mitigating action.29 Between 2000 and 2010, emissions from these sources could increase by about

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**Fig. 3. Vermont’s Direct (Non-Electric) 2000 Carbon Emissions by Sector**

- Residential Use: 24%
- Commercial Use: 10%
- Transportation Use: 57%
- Industrial Use: 10%

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**Table 2. Historic and Projected Electric Sector Carbon Dioxide Emissions in New England Without Nuclear Relicensing (MMTCE)30**

<table>
<thead>
<tr>
<th></th>
<th>1990</th>
<th>2000</th>
<th>2010</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electric Sector</td>
<td>12.0</td>
<td>12.6</td>
<td>13.8</td>
<td>17.0</td>
</tr>
<tr>
<td>Percent Increase Above 1990</td>
<td>5%</td>
<td>15%</td>
<td>42%</td>
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</tr>
</tbody>
</table>
210 thousand MTCE, with a further 230 thousand MTCE increase between 2010 and 2020. Most of the increase in emissions is projected to take place in the transportation sector. (See Fig. 4.)

**Regional Electric Sector Emissions**

Carbon dioxide emissions from the electric power sector in New England increased by approximately 5 percent – or 0.6 million metric tons of carbon equivalent (MMTCE) – between 1990 and 2000. (See Table 2.) The relatively modest rate of growth is due largely to the shift from higher-polluting coal and petroleum to less-polluting natural gas.

EIA’s projections of future trends in energy use in New England assume the continued operation of three nuclear power plants – including Vermont’s Yankee nuclear reactor – whose operating licenses are scheduled to expire before 2020. For environmental and public health reasons, the relicensing of existing nuclear plants or the construction of new plants is not an appropriate strategy to address global warming. (See “The Dangers of Nuclear Power,” page 17.) Thus, in this report, we have adjusted the EIA projections to reflect the closure of nuclear plants as their licenses expire and their replacement with additional new natural gas-fired generation. This assumption results in significant increases in projected emissions of carbon dioxide versus a projection made based on EIA’s projected trends.

Without the relicensing of nuclear reactors, carbon dioxide emissions from electricity generation in the region can be expected to increase by approximately 35 percent – or 4.4 MMTCE – between 2000 and 2020. (See Fig. 5.)

### Table 3. Summary of Historic and Projected Carbon Dioxide Emissions and Regional Goal (thousand MTCE)

<table>
<thead>
<tr>
<th></th>
<th>1990</th>
<th>2000</th>
<th>2010</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>VERMONT’S DIRECT CARBON DIOXIDE EMISSIONS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Historic/Projected Emissions</td>
<td>1,410</td>
<td>1,770</td>
<td>1,980</td>
<td>2,210</td>
</tr>
<tr>
<td>Regional Goal</td>
<td>1,410</td>
<td>1,410</td>
<td>1,270</td>
<td></td>
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<tr>
<td>Reductions Needed to Achieve Goal</td>
<td>570</td>
<td>940</td>
<td></td>
<td></td>
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<tr>
<td><strong>NEW ENGLAND ELECTRIC SECTOR EMISSIONS</strong></td>
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<td></td>
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<tr>
<td>Historic/Projected Emissions</td>
<td>12,000</td>
<td>12,600</td>
<td>13,800</td>
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<tr>
<td>Regional Goal</td>
<td>12,000</td>
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<td>10,800</td>
<td></td>
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<tr>
<td>Reductions Needed to Achieve Goal</td>
<td>1,800</td>
<td>6,200</td>
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</table>
The Dangers of Nuclear Power

For the last several decades, New England has relied upon nuclear power for a significant share of its electricity. However, between now and 2026, the operating licenses of all of New England’s operating nuclear reactors are scheduled to expire. For environmental and public health reasons, neither the relicensing of existing nuclear reactors beyond their original 40-year lifespans nor the construction of new nuclear facilities should be considered as a means to reduce global warming emissions.

- **Accident risk** – In the short history of nuclear power, the industry has experienced two major accidents – at Three Mile Island and Chernobyl – that endangered the health of millions of people. The Chernobyl accident alone contaminated an area stretching approximately 48,000 square miles, with a population of 7 million. Even today, 18 years after the accident, the region surrounding the reactor continues to suffer from highly elevated rates of thyroid and breast cancer and long-term damage to the environment and agriculture.33

While the United States has thus far been spared an accident of the scale of Chernobyl, there have been numerous “near-misses.” For example, in 2002, workers discovered a football-sized cavity in the reactor vessel head of the Davis-Besse nuclear reactor in Ohio. Left undetected, the problem could have eventually led to the leakage of coolant from around the reactor core.

- **Terrorism and sabotage** – The security record of nuclear power plants is far from reassuring. In tests at 11 nuclear reactors in 2000 and 2001, mock intruders were capable of disabling enough equipment to cause reactor damage at six plants.34 A 2003 General Accounting Office report found significant weaknesses in the Nuclear Regulatory Commission’s oversight of security at commercial nuclear reactors.35

- **Cost** – Nuclear power has often proven to be expensive in market terms, due to the high cost of building, maintaining and decommissioning nuclear reactors. But looking only at market costs obscures the more than $100 billion spent by U.S. taxpayers for research and development, protection against liability from accidents, and other subsidies for nuclear power.37 Without these subsidies, the nuclear industry likely could not have survived.

- **Spent fuel** – Nuclear power production results in the creation of tons of spent fuel, which must be stored either on-site or in a centralized repository. Both options pose safety problems. Centralized waste repositories require the transport of high-level nuclear waste across highways and rail lines within proximity of populated areas. Once the waste arrives, it must be held safely for tens of thousands of years without contaminating the environment or the public. On-site storage poses its own problems. Nearly all U.S. nuclear reactors store waste on site in water-filled pools at densities approaching those in reactor cores. Should coolant from the spent-fuel pools be lost, the fuel could ignite, spreading highly radioactive compounds across a large area. The cost of such a disaster, were it to occur, has been estimated at 54,000-143,000 extra deaths from cancer and evacuation costs of more than $100 billion.36

- **Aging** – Continued operation of nuclear reactors beyond their initial projected 40-year lifespan could lead to unforeseen safety problems. In 2001, the Union of Concerned Scientists identified eight instances in just the previous 17 months in which nuclear reactors were forced to shut down due to age-related equipment failures.38

For these reasons and others, nuclear power should remain “off the table” as a potential means to reduce global warming emissions in New England, and the region should advocate for, and begin to plan for, the orderly retirement of New England’s nuclear reactors.
An Extra Challenge for Vermont: the Retirement of Hydroquebec Generation

An additional assumption in EIA's projected electric-sector emissions is that hydropower generation will not be reduced. EIA assumes that hydropower, much of it from Hydroquebec, will continue to provide over 30 percent of Vermont's electricity. However, Hydroquebec's future role in Vermont's energy supply is uncertain. Should Vermont replace power from Hydroquebec with power generated from fossil fuels, the state's emissions would rise and Vermont would have a more difficult time meeting the goals to which it agreed in the regional climate change action plan.

Currently, Vermont is contractually obligated to purchase a large amount of power (equal to over 30 percent of the state's current use) from Hydroquebec. Though this provides emission-free electricity, large-scale hydropower such as that used by Hydroquebec creates other environmental problems. Large hydropower requires damming of rivers and flooding large areas, which alters natural river flows and impairs water quality. The physical barriers presented by dams and the changed river ecology reduce fish migration and can cause extinctions.

In 2015, Vermont's contract with Hydroquebec will expire. Whether it will be renewed, and at what level, is unclear. Hydroquebec may reduce or eliminate the amount of power it sells to Vermont, choosing instead to sell into the Canadian market. The result would be that Vermont would need to find replacement sources of power, which would include significant amounts of non-hydro renewable resources such as biomass, wind and solar, but may also include sources that produce global warming emissions.

Due to resource constraints, we did not attempt to model a scenario in which Vermont replaces lost hydropower. Even without precise figures, however, we know that Vermont's global warming emissions could rise dramatically if that power is replaced with fossil fuel-fired generation. This fact increases the importance and urgency of Vermont's adopting the strategies recommended in this report to reduce current and future emissions from electricity generation through improved efficiency and greater use of renewable sources of energy.

Regional and State Responses

The threat posed by global warming has provoked a variety of responses in Vermont and the New England region. Despite a lack of leadership at the federal level – as evidenced by the U.S. government's unwillingness to support the Kyoto Protocol – regional organizations, governmental agencies, non-profits and some business groups have made efforts to craft solutions that would reduce New England's contribution to global warming.

New England/Eastern Canada Climate Change Action Plan

In September 2001, the governors of the six New England states, along with the premiers of the eastern Canadian provinces, adopted a regional Climate Change Action Plan that set specific goals for the reduction of global warming emissions in the region. The governors’ and premiers’ action was based on a history of international cooperation within the region to address environmental threats such as acid rain.

In the short term (by 2010), the plan calls for the reduction of global warming emissions in the region to 1990 levels. The medium-term goal, to be achieved by 2020, is to reduce emissions to 10 percent below 1990 levels. In the long run, the plan aims to achieve reductions of the degree needed to minimize dangerous threats to the climate. Scientists currently estimate that this will require reductions of 75 to 85 percent below current emissions levels.

The agreement acknowledged that not every jurisdiction or every economic sector has the same potential to reduce its global warming emissions. However, in order to achieve the goals of the plan, it was envisioned that each state and sector of the economy would strive to make its share of the reductions.

The regional agreement also included a series of commitments for reductions in global warming emissions from conservation activities and from the transportation, electric and government sectors. Even if these sector-specific commitments are fulfilled, however, a 2003 New England Climate Coalition report estimated that the region's emissions of global warming...
gases will still exceed the goals of the Climate Change Action Plan. To close the gap between the regional goals and the emission levels that would result from the sector-specific commitments, the Action Plan called upon states to develop their own plans and policies to reduce global warming emissions.

The Conference of New England Governors and Eastern Canadian Premiers (NEG/ECP) is continuing work toward implementation of the plan, focusing specifically on the development of an updated regional greenhouse gas inventory, the implementation of “lead by example” measures by state and provincial governments, and the investigation of measures to reduce transportation sector emissions and improve energy efficiency.

Vermont’s Greenhouse Gas Emission Reduction Efforts

The regional Climate Change Action plan also called upon each of the states to evaluate its current carbon dioxide emission levels and develop a plan for achieving required global warming emission reductions.

In September 2003, Governor Douglas issued an executive order strengthening the Climate Neutral Working Group created by former Governor Dean in August 2002. This order required that government agencies, offices and departments:

- Purchase only energy-consuming devices that meet or exceed the Energy Star® standards, and maximize these devices’ energy efficiency features in operation.
- Purchase vehicles with the highest available fuel efficiency in their vehicle class, pursuant to standards set by the Climate Neutral Working Group that also consider lowest overall emissions of greenhouse gases, criteria pollutants, and hazardous air contaminants.
- Develop programs to discourage single-passenger vehicle use by state employees, and to encourage the use of alternative transportation for commuting and business travel.
- Ensure that every state building reduces its energy consumption, and investigate cost-effective opportunities to purchase renewable energy (solar, wind, geothermal, landfill methane gas, and small scale hydroelectric projects) for government use.

The Climate Neutral Working Group is chaired by the commissioners of the Department of Environmental Conservation, the Department of Buildings and General Services, and the Department of Public Service, and includes representatives from various other government agencies. Thus far the group has begun collecting data to establish baseline energy use and greenhouse gas emissions by Vermont state government. Future work will involve ways to reduce emissions.
However, the work of the Climate Neutral Working Group applies to state government only, not to other sectors of the economy, which are more significant sources of global warming emissions. The state has not developed a plan for reducing emissions from the transportation, residential, commercial, or industrial sectors.

Before signing the regional Climate Change Action Plan, Vermont was already encouraging energy efficiency. In 2000, the state established Efficiency Vermont, the first efficiency utility. Run by the non-profit Vermont Energy Investment Corporation, it provides advice and financial assistance to families and businesses on reducing electricity use. In May 2003, Efficiency Vermont won the prestigious Innovations in American Government Award from Harvard University’s Kennedy School of Government. This award included $100,000 to help other states develop similar programs.44

New England Climate Coalition Action Principles

In 2001, in response to the development of the regional Climate Change Action Plan, a coalition of leading organizations from throughout New England worked together to articulate a set of principles to guide the region’s efforts toward achieving reductions in global warming emissions. The New England Climate Coalition’s 10 action principles have been endorsed by 160 environmental, public health, civic and religious organizations in the six New England states and Canada.

The principles are:

1) By 2010, reduce greenhouse gas emissions to levels 10 percent below 1990 levels. The international community has negotiated a treaty with binding commitments on most of the industrialized nations to reduce emissions to well below 1990 levels. The U.S. has failed to sign onto the treaty, but as the biggest emitter of heat-trapping gases, we must lead by reducing our emissions by at least the same percentage as the other largest polluters.

2) The NEG/ECP’s long-term goal of reducing greenhouse gas emissions by 75-85 percent should be given a target date of 2050. This timetable is necessary to stem the increase of CO₂ concentrations and minimize global temperature variation.

3) Each consuming sector should be responsible for at least its proportionate share of the targeted emission reductions. Any changes to these responsibilities should be based on an explicit process, which justifies changes by the relative cost-effectiveness in each sector, and ensures that any shortfalls in one sector are offset by greater reductions in another. (The sectors to be included are transportation, industrial, commercial, institutional, and residential. This recognizes that the electricity sector targets will overlap.)

4) The region and each of the states should establish a system of mandatory reporting of CO₂ and other greenhouse gas emissions by 2005.

5) Reduce emissions from the electricity sector as a whole by 40 percent from current levels. Every plan should include provisions for reducing CO₂ emissions from grandfathered plants. Increasing the use or output of nuclear power is an unacceptable strategy for reducing electricity sector greenhouse gas emissions.

6) The region and each of the states should set a target of 10 percent of electricity consumption from new, clean renewable sources by 2010, and 20 percent of electricity consumption from new, clean renewable sources by 2020.

7) Every plan should include a target of increasing energy efficiency in each sector by 20 percent by 2010. The plans should consider more efficient generation of power, strong efficiency and conservation measures and greater use of combined heat and power and micropower options.

8) The states should lead by example by:
   a. Purchasing 20 percent of state facility electricity from clean, renewable sources by 2010.
   b. Greening the state fleet by establishing policies that require each vehicle purchased to be the model that emits the least CO₂ and other air pollutants per mile traveled, while fulfilling the intended state function; prohibit the use of inefficient vehicles such as SUVs for non-essential purposes; and establish a schedule for
replacing all state vehicles with the most efficient models available.

9) Each plan should include long-term plans for controlling sprawl, which is one of the primary factors raising emissions from transportation and buildings. At a minimum, this should start by incorporating an assessment of CO₂ impacts into the state environmental review processes.

10) Each plan should recognize the economic development and job creation benefits of strategies to reduce greenhouse gas emissions. And each plan should also recognize the importance of assisting displaced workers in making a successful transition to new employment.

The policy strategies that follow attempt to turn these principles into a concrete plan of action. In some cases, the policy strategies achieve results that go beyond those envisioned by the principles; in other cases, they fall short, and additional actions will be needed. But each of the strategies will help to propel the state toward achievement of its overall global warming emission reduction goals.
Reducing Emissions from the Transportation Sector

The transportation sector poses the greatest challenge for Vermont as it seeks to reduce its emissions of global warming gases. Not only is transportation Vermont’s largest source of carbon dioxide emissions – responsible for about 57 percent of direct emissions in 2000 – but it is also the fastest-growing source. Transportation-sector carbon dioxide emissions increased by 23 percent in Vermont between 1990 and 2000, and could increase by an additional 19 percent between 2000 and 2020 if trends toward increasing vehicle travel continue.45

Light-duty vehicles are by far the largest source of transportation-sector carbon dioxide emissions, responsible for about three-quarters of transportation emissions in Vermont.46 Any strategy to deal with transportation’s contribution to global warming, therefore, must begin with addressing emissions from cars, light trucks and SUVs.

There are three ways to reduce emissions from motor vehicles: improve fuel economy, switch to low-carbon fuels, or reduce vehicle travel. To achieve the kinds of reductions needed to meet Vermont’s commitments, the state will have to make progress in all three areas.

Strategy #1: Fully Implement the State’s Clean Cars Requirement

Potential Savings: 4.3 thousand MTCE by 2010; 26 thousand MTCE by 2020.47

The federal Clean Air Act allows states that fail to meet clean air health standards to choose between two sets of emission standards for automobiles: those in place at the federal level and the traditionally tougher standards adopted by the state of California.

In 1990, California established a new type of emission standard on vehicles sold in the state. In addition to meeting strict tailpipe standards (contained in the state’s Low Emission Vehicle – or LEV – rules), a certain percentage of vehicles sold in the state would have to be “zero-emission vehicles” (ZEV). Over the decade-plus since the adoption of the ZEV standard, the rules governing the program have evolved to reflect changes in technology and to increase the options available to automakers for meeting the requirement. The standards are scheduled to go into effect in California for the 2005 model year, and for the 2007 model year in other states that have adopted California standards.

Vermont adopted California’s emission standards for automobiles in 1996. But recent changes to the ZEV program rules in California require that Vermont formally adopt the latest version of the program. The Clean Air Act requires states choosing to follow California standards to give manufacturers two years of lead time prior to enforcement of any aspect of the program. Vermont has temporarily adopted the new California rules and has now nearly completed the formal process to officially adopt the rules in order to begin implementation in model year 2007. If the rules are somehow delayed, implementation of the standards will be postponed, meaning that Vermont will miss the opportunity to place thousands of cleaner vehicles on the state’s highways.48

While primarily a program for reducing smog-forming and toxic emissions from automobiles, the ZEV program’s “technology forcing” component will likely reduce carbon dioxide emissions by requiring the introduction of significant numbers of “advanced technology” vehicles (including hybrid-electric vehicles) and, beginning in 2012, hydrogen fuel cell vehicles. Beginning in 2006 (which is when 2007 model year cars will go on sale), automakers will be required to sell the equivalent of several thousand hybrid vehicles per year in Vermont, with the numbers increasing over time. Then, beginning in 2012, automakers will be required to sell small numbers of hydrogen fuel-cell vehicles – again, with the numbers increasing over time. By 2020, about 12 percent of new light-duty vehicles sold in Vermont would be hybrids, while about 3 percent would be hydrogen fuel-cell or other vehicles with zero emissions.49

In the near term, the ZEV program will place thousands of hybrid-electric vehicles on Vermont’s highways. Hybrids – such as the Toyota Prius, Honda
Civic, and Ford Escape – use a small electric motor to complement the vehicle’s gasoline engine. The electric motor allows the engine to be turned off at stop lights and helps to propel the vehicle. Hybrid systems also capture energy typically lost in braking and allow it to be used to help move the vehicle. The battery for the electric motor is recharged through normal vehicle use, so the vehicle never needs to be recharged from the electric grid.

Hybrid-electric vehicles have already proven popular with drivers in Vermont and elsewhere. Hybrid-electric vehicle sales were expected to reach 40,000 in the U.S. in 2003 and are expected to exceed 177,000 by 2005. The 2004 Toyota Prius was recently named Motor Trend magazine’s “Car of the Year” and one of Car and Driver’s “10 Best Cars.”

By setting targets for the sale of hybrid and other vehicles that are likely to emit less carbon than conventional vehicles, the ZEV program encourages automakers to introduce more models of clean cars, giving Vermont residents broader choice of highly efficient vehicles. In addition, the ZEV programs in Vermont and other states will help automakers to achieve economies of scale in the production of hybrids, which would presumably be accompanied by a decrease in price. In the meantime, federal tax incentives (which are scheduled to be phased out over the next several years) can help Vermont consumers to afford hybrid vehicles, which typically cost about $3,000-$4,000 more than similar non-hybrid models.

The future of hydrogen fuel cell vehicles is less certain. Fuel cells use a chemical reaction involving hydrogen to produce electricity, which is then used to power a vehicle. When pure hydrogen is used in a fuel cell, the only byproducts are water and heat.

A limited number of fuel cell vehicles are currently on the road in demonstration projects. And while most major automakers have stated that they are committed to developing fuel cell vehicles, none has thus far committed to a firm timeline for widescale introduction. More vexing, significant technological and market hurdles remain in the way of an effective system for generating, storing and distributing pure hydrogen. Even if pure hydrogen can be used as a fuel, the possibility exists that polluting and dangerous fuels such as coal and nuclear power could be used to generate the hydrogen, creating new environmental and public health threats. Thus, renewable sources of hydrogen are central to a fuel cell future that delivers dramatic reductions in greenhouse gas emissions.

Despite these potential problems, fuel cells are inherently more efficient than traditional internal combustion engines and, ideally, could become an emission-free form of transportation for the future. Other technologies, such as battery-electric vehicles, are advancing as well, and could help fulfill the requirement for vehicles with no direct pollutant emissions, while natural gas and other clean alternative-fuel vehicles could also be used to meet program requirements. Much as the original ZEV program in California sparked research into electric vehicles that eventually led to today’s hybrids, so too will the technology-forcing aspects of the current ZEV program hasten the development of the next generation of automotive technologies.

In its Greenhouse Gases, Regulated Emissions and Energy Use in Transportation (GREET) model, the Argonne National Laboratory estimates that hybrid-electric passenger cars release approximately 47 percent less carbon dioxide per mile than conventional vehicles. Fuel-cell passenger cars operating on hydrogen derived from natural gas are projected to produce about 62 percent less carbon dioxide than conventional vehicles. Assuming the level of emissions in the GREET model, and that manufacturers comply with the ZEV program in a similar way as the California Air Resources Board expects them to comply in California, Vermont can anticipate about a 3 percent reduction in carbon dioxide emissions from light-duty vehicles by 2020 as a result of implementing the ZEV program.

Though the emission savings from implementing the ZEV program are relatively modest, the program is nonetheless valuable. It helps Vermont tackle emissions from transportation, the state’s largest source of global warming pollution, and lays the groundwork for other policies that further reduce transportation-related emissions.
**Strategy #2: Adopt California’s Limit on Vehicle Carbon Dioxide Emissions**

Potential Savings (Including Savings from ZEV Program): 7.0 thousand MTCE by 2010, 92 thousand MTCE by 2020 (estimated).

In 2001, California built upon its long history of pioneering efforts to clean up automobiles by enacting a law directing the state to set standards for carbon dioxide emissions from motor vehicles. The so-called Pavley Law (named after the sponsor, Assemblywoman Fran Pavley) was the first policy in the nation to regulate carbon dioxide from automobiles.

Under the law, the California Air Resources Board is to propose limits that “achieve the maximum feasible and cost effective reduction of greenhouse gas emissions from motor vehicles.” Limits on vehicle travel, new gasoline or vehicle taxes, or limitations on ownership of SUVs or other light trucks cannot be imposed to attain the new standards. The new standards are to be proposed in 2005 and go into effect in 2009.

The carbon dioxide emissions standard adopted by the California Air Resources Board (CARB) pursuant to the Pavley Law would be part of the package of automobile emissions regulated by CARB, and other states would have the ability to adopt the California standards. Assuming that the Pavley Law is implemented, one must also make assumptions about the level of carbon dioxide emission reductions that will result from the program, since regulations implementing the law have not yet been developed.

In estimating the benefits of the Pavley standards, we assume that the regulations will require a 30 percent reduction in average per-mile carbon dioxide emissions for both new cars and new light trucks, phased in over a 10-year period. This estimate is similar to assumptions made in the Connecticut climate change stakeholder process and by other analysts.

Of course, the flexibility allowed by the Pavley law could result in emission standards that are either stronger or weaker than this “guesstimate.” Vermont will have the opportunity to make better estimates of the impact of the program when the California regulations are issued in 2005.

**Strategy #3: Set Standards Requiring Low Rolling Resistance Replacement Tires**


Automobile manufacturers typically include low rolling resistance (LRR) tires on their new vehicles in order to meet federal corporate average fuel economy (CAFE) standards. However, LRR tires are generally not available to consumers as replacements when original tires have worn out. As a result, vehicles with replacement tires do not achieve the same fuel economy as vehicles with original tires.

The potential savings in fuel – and carbon dioxide emissions – are significant. A 2003 report conducted for the California Energy Commission found that LRR tires would improve the fuel economy of vehicles operating on replacement tires by about 3 percent, with the average driver replacing the tires on their vehicles when the vehicles reach four, seven and 11 years of age. The resulting fuel savings would pay off the additional cost of the tires in about one year, the report found, without compromising safety or tire longevity.

Several potential approaches exist to encouraging the sale and use of LRR tires – ranging from labeling campaigns (similar to the Energy Star program) to mandatory fuel efficiency standards for all light-duty tires sold in the state. A standards program that required the sale of LRR tires beginning in 2005 in Vermont – assuming the same tire replacement schedule and per-vehicle emission reductions found in the California study – would ultimately reduce carbon dioxide emissions from the light-duty fleet by about 1.6 percent.

In the meantime, Vermont can lay the groundwork for implementation of the Pavley standards by moving forward with full adoption of ZEV program rules. The state should also encourage other New England and northeastern states to adopt the strongest available automobile emission standards. The emergence of a regional bloc of states in support of carbon dioxide emission standards will not only allow those states to monitor the California process as it is taking place, but will also create leverage that can be used in securing stronger strategies to reduce automotive carbon emissions at the federal level.
Strategy #4: Implement a “Feebate” Program


The federal fuel economy preemption limits the number of policy tools available to states to reduce the fuel consumption – and carbon dioxide emissions – of passenger vehicles. One potential tool to reduce the global warming impact of motor vehicles is a package of fees and rebates based on carbon dioxide emissions, commonly known as a “feebate.”

A feebate program would give financial incentives to car buyers who purchase more efficient – and less carbon-intensive – vehicles, and fund those incentives through fees on purchasers of less efficient vehicles, making the program essentially revenue neutral. At a designated point on the fuel economy scale – known as the “zero point” – a vehicle would receive no rebate and pay no fee. The ideal zero point for a revenue neutral feebate program is usually thought to be the average fuel economy of all vehicles sold.

There are many potential variations of feebate programs. Feebates can apply equally across all vehicle classes, or can include separate “zero points” for cars and light trucks or for vehicle subclasses (e.g. sub- compacts). Feebates can be structured to apply either to new vehicles or to both new and used vehicles. Feebate rates can be applied in a linear fashion – with rates increasing in direct proportion to carbon emissions – or be structured specifically to target vehicles in the middle of the efficiency spectrum. Finally, the rate of the feebate can vary, from a token charge to levels that generate maximum fees/rebates in the range of several thousand dollars.

While no state currently has a feebate program in place (Maryland briefly adopted a program, but it was not implemented due to a legal dispute with the federal government over a separate labeling provision), Rhode Island has engaged in detailed discussions of potential feebate scenarios as part of its Greenhouse Gas Stakeholder Process, Connecticut endorsed a feebate program in its stakeholder process, and feebate legislation has been introduced in the Massachusetts Legislature for the last decade.

The impact of a feebate program depends largely on how it is structured, but it also depends on the number of vehicles covered by the program. A 1995 study by researchers at Lawrence Berkeley National Laboratory found that the majority of the improvement in fuel economy that would result from a feebate program would be generated by the response of manufacturers – not the response of individual consumers. The study concluded that manufacturers would make more fuel efficient vehicles to respond to the economic signals from a feebate program, but that manufacturers likely would not respond if a feebate were adopted by only a single state.

The Federal CAFE Preemption

The setting of federal corporate average fuel economy (CAFE) standards for cars and light trucks in 1975 was the most important policy move in U.S. history to improve the fuel economy of light-duty vehicles. As a result of CAFE standards, the miles-per-gallon fuel economy of cars and light trucks nearly doubled between the mid-1970s and the late 1980s.

Unfortunately, CAFE standards have remained largely stagnant over the last decade; standards for cars have not increased since 1990. Moreover, the federal law that created the standards also bars states from adopting regulations that are “related to fuel economy standards.” The language of the law explicitly bars states from imposing fuel economy requirements on vehicles, but the use of the phrase “related to” also casts legal shadows on other measures – from efficiency-based fees and incentives to limits on carbon dioxide emissions from vehicles – that could be construed by some as “related to” fuel economy standards.

With the federal government resisting further significant increases in CAFE standards, however, it may be up to states such as Vermont to implement incentives aimed at encouraging the purchase of vehicles that produce less carbon dioxide.
A feebate program adopted solely in Vermont could, therefore, have very limited results. However, a regional program – implemented consistently across the New England states – would not only bring a greater likelihood of manufacturer response, but would also ease implementation of the program by reducing the possibility of escaping the feebate by purchasing or registering vehicles in neighboring states.

Based on analysis conducted for the California Energy Commission (CEC), a regionally adopted feebate program – applied linearly to all new vehicles and based on carbon emissions – would reduce average carbon dioxide emissions from new cars by approximately 8.2 percent by 2020 and from light trucks by 8.4 percent. This estimate is far from certain, since the California study modeled the impact of a feebate significantly larger in dollar terms than that currently being discussed in the New England states and because California’s new vehicle market is approximately three times the size of New England’s. On the other hand, the CEC report is based on somewhat optimistic assumptions about baseline increases in fuel economy that would occur without a feebate. Assuming that the CEC’s assumed percentage emission reductions held true for a feebate assessed in Vermont, carbon dioxide emissions from the light-duty vehicle fleet would be about 3.3 percent lower in 2020 than projected.

Requiring automobile insurers to offer mileage-based insurance is just one of many potential policies that attempt to reallocate the upfront costs of driving. High initial cost barriers to vehicle ownership – such as insurance, registration fees and sales taxes – may reduce driving somewhat by denying vehicles to those who cannot afford these costs. But for the bulk of the population that can afford (or has little choice but to afford) to own a vehicle, these high initial costs serve as an incentive to maximize the vehicle’s use. Per-mile charges operate in the opposite fashion, providing a powerful price signal for vehicle owners to minimize their driving and, in the process, minimize the costs they impose on society in air pollution, highway maintenance and accidents.

Strategy #5: Implement Pay-As-You-Drive Automobile Insurance


In a perfect market, the rates individuals pay for insurance coverage would accurately reflect the risk they pose to themselves and others. Automobile insurers use a host of measures – including vehicle model, driving record, location and personal characteristics – to estimate the financial risk incurred by drivers.

One measure that is not frequently used with any accuracy is travel mileage. Common sense and academic research suggest that drivers who log more miles behind the wheel are more likely to get in an accident than those whose vehicles rarely leave the driveway. Many insurers do provide low-mileage discounts to drivers, but these discounts are often small, and do not vary based on small variations in mileage. For example, a discount for vehicles that are driven less than 7,500 miles per year does little to encourage those who drive significantly more or less than 7,500 miles per year to alter their behavior. As a result, the system fails to effectively encourage drivers to reduce their risk by driving less.

A pay-as-you-drive system of insurance in Vermont might work this way: vehicle insurance could be split between those components in which risk is directly related to the ownership of a vehicle (comprehensive) and those in which risk is largely related to driving (collision, liability). The former could be charged to consumers on an annual basis, as is done currently. The latter types of insurance could be sold in chunks of mileage – for example, 5,000 miles – or be sold annually, with the adjustment of premiums based on actual mileage taking place at the end of the year. Of critical importance to the success of the system would be the creation of accurate, convenient methods of taking odometer readings and communicating them to the insurer.

A pay-as-you-drive system of insurance would have wide benefits for Vermont – not only for reducing global warming emissions but also for improving highway safety and reducing insurance claims. Because insurers would still be permitted to adjust their per-mile rates based on other risk factors, mileage-based insurance would add additional costs for the worst drivers, giving them a financial incentive to drive sparingly.
Most importantly, however, a mileage-based insurance system would reduce driving. Converting the average collision and liability insurance policies to a per-mile basis in Vermont would lead to an average insurance charge of about 3 cents per mile. (For comparison, a driver buying gasoline at $1.50 per gallon for a 20 MPG car pays 7.5 cents per mile for fuel.)

If 80 percent of collision and liability insurance were to be assessed by the mile, the impact on vehicle travel would be significant. Research conducted by the U.S. EPA and updated by the Victoria Transport Policy Institute suggests that a per-mile charge of this magnitude (about 2.8 cents per mile in Vermont) would reduce vehicle-miles traveled by about 3.5 percent, with carbon dioxide emissions from light-duty vehicles declining by roughly the same amount. Should one-half of Vermont drivers be covered by the PAYD option, light-duty VMT – and, therefore, light-duty vehicle carbon dioxide emissions – could be reduced by 1.8 percent.

While many insurers remain resistant to the administrative changes that would be needed to implement mileage-based insurance, the concept is beginning to make inroads. The Progressive auto insurance company offered a pilot PAYD insurance system in Texas and other pilot programs are underway elsewhere. In 2003, the Oregon Legislature adopted legislation to provide a $100 per policy tax credit to insurers who offer PAYD options.

Vermont should choose to introduce the concept by requiring insurers to offer it as an alternative to traditional insurance. If the concept proves successful, the state (or insurers) could then require liability and collision rates to be expressed in cents-per-mile – thus maximizing the carbon dioxide emission reductions and other positive results of the policy.

Unlike other policies that use price signals to reduce vehicle travel (such as an increased gas tax), mileage-based insurance has inherent aspects that make it an appealing policy option – regardless of its impact on global warming emissions. It ties the cost of insurance more closely to the actual risk incurred by driving. As a result, it should be closely studied, and ultimately implemented, in Vermont.

Policy Alternative:
Pay-At-The-Pump Insurance

A close relative of pay-as-you-drive insurance, pay-at-the-pump policies would require the state to collect a surcharge on gasoline sales that would then provide minimal insurance coverage to drivers. Drivers would still purchase additional insurance coverage in the traditional manner.

Pay-at-the-pump systems have several advantages. First, they do not require verification of odometer readings. Second, as a global warming measure, they tie insurance coverage to the amount of fuel used – encouraging both reductions in vehicle travel and the purchase of more efficient vehicles. Third, drivers of larger, less-fuel efficient vehicles (such as large SUVs) impose greater costs when they get into accidents. Evidence shows that SUVs and other large vehicles are more likely to kill or severely injure occupants of other vehicles in a collision and that the sense of security provided by driving in a large vehicle may lead to more dangerous driving behaviors. To the extent this is true, pay-at-the-pump can put a price on the additional risk these vehicles pose. Finally, pay-at-the-pump can generate a pool of funds to cover uninsured motorists, thereby reducing premiums for insured motorists who currently carry the financial burden of those who are not insured.

Strategy #6: Reduce Growth in Vehicle Miles Traveled


The growth in vehicle-miles traveled over the last several decades has its roots in many societal changes – the redistribution of people and jobs away from central cities to the suburbs, the elimination of some mass transit opportunities, low gasoline prices, the increased
participation of women in the workforce, and residential and commercial suburban sprawl.

Reversing this trend will be difficult, but success would bring benefits not only in reducing global warming emissions but in easing traffic congestion, reducing public expenditures on highways, enhancing Vermont’s energy security, and reducing automotive emissions of other pollutants that damage public health. It would be a reasonable goal for Vermont to seek to reduce the growth rate in vehicle-miles traveled to the rate of population growth in the state, projected by the U.S. Census Bureau to be approximately 0.3 percent per year between 2005 and 2020.64

The impact on vehicle-miles traveled of both transit improvement and growth management policies has been well documented. A variety of studies have documented that doubling the residential density of a given neighborhood reduces per-capita VMT by approximately 20 to 38 percent. Increasing the density of transit service has also been shown to reduce VMT.65

Because such effects are dependent on the characteristics of the community and the type of proposed policy or project it is difficult to estimate the impact of any one statewide smart growth or transit strategy. Regardless, by adopting a package of “smart growth,” transit, and transportation demand management (TDM) policies, Vermont could encourage long-term shifts in development patterns and transportation decisions that would reap benefits in reduced vehicle travel and global warming emissions.

Among the policies that could help achieve this goal are the following:

- Investing government funds in ways consistent with smart growth. Vermont could better enforce its existing directives that require state agencies to ensure their investments in new facilities or other infrastructure do not foster sprawl. Agencies that have adopted internal guidelines supporting smart growth principles have achieved better results than other agencies.66

- Encouraging location-efficient mortgages that allow households living near transit services to borrow additional money because their reduced transportation expenses increase their disposable income.

- Encouraging public/private cooperative Live-Near-Your-Work programs to reduce the need to commute.

- Providing additional incentives to employers who encourage telecommuting, establish car- and vanpool programs, provide transit subsidies, or otherwise promote transportation alternatives.

- Improving the geographic reach, quality and frequency of existing transit services, and working to achieve low fares that maximize the use of existing transit infrastructure.

- Expanding bikeway networks and bike lanes, employing “traffic calming” techniques in town center areas, requiring sidewalks in all new developments, and other policies to improve the safety and appeal of walking and bicycling.

- Promoting “infill” development, reuse of buildings no longer needed for their original purpose, and redevelopment in existing urban and suburban areas through transfers of development rights, brownfields redevelopment incentives, urban development programs, and other means.

- Implementing congestion pricing on major highways (in which commuters traveling during congested periods pay a toll) thus reducing rush-hour traffic and encouraging alternatives to single-passenger automobile use.

Regardless of the specific policies involved, Vermont must realize that land use and transportation policies are integrally related, and should be aligned to achieve the same goals of reducing automobile dependence, reducing development pressure on the state’s remaining open spaces, and revitalizing urban areas. By adopting a state goal for the management of vehicle travel, and implementing that goal through a series of locally appropriate policies, Vermont could go a long way toward meeting its global warming emission reduction goals.

Combined Impact of the Transportation Strategies

Implementing the six strategies listed above would have a significant impact on Vermont’s transporta-
tion-sector carbon dioxide emissions by reducing vehicle-miles traveled and reducing the per-mile emissions of carbon dioxide from motor vehicles. Compared with a base case projection that assumes a 1.6 percent per year increase in VMT and no significant improvements in vehicle fuel economy, the actions listed above would reduce transportation sector emissions by about 110 thousand MTCE by 2010 and 310 thousand MTCE by 2020. At these levels, transportation-sector emissions in Vermont in 2020 would be 89 thousand MTCE higher than 2000 levels and 280 thousand MTCE higher than 1990 levels (excluding savings from feebates).67

Achieving even this level of emission reductions will require swift action. Many of the transportation-sector strategies (including feebates and the Pavley program) have a long lead time before they begin to produce significant savings due to the fact that they primarily affect new vehicle purchases. Once sold, new vehicles typically remain on the road for 10 to 15 years or more. Thus, any delay in adoption of these measures will result in more high-carbon vehicles traveling Vermont’s highways for years to come.

Finally, it is important to note the major role federal decision-makers can play in reducing carbon dioxide emissions from transportation. An increase in the federal CAFE standard to 40 MPG, applied to both cars and light trucks and phased in over time, would have a dramatic impact on carbon dioxide emissions. Vermont cannot afford to wait for Washington to take action on CAFE, but the state should work with federal officials to promote a CAFE increase and other changes in federal transportation policy to reduce carbon dioxide emissions.

**Additional Transportation Strategies to Consider**

Some combination of other transportation-sector strategies will ultimately be necessary in Vermont’s efforts to reduce global warming emissions. Among them are the following:

- **Motor Fuel Taxes** – Taxes on gasoline and other motor fuels provide an incentive for individuals to reduce their driving and to purchase more efficient vehicles. Academic research shows that long-run fuel consumption is reduced by 3 to 10 percent for every 10 percent increase in fuel price.68 While motor fuel tax increases have traditionally been unpopular with the public (and raise legitimate concerns with regard to the impact on low-income drivers), novel variations on the policy are possible. For example, the revenue generated by higher gasoline taxes could be used to reduce income or property taxes – thus preserving the tax increase’s incentive for fuel conservation while making it revenue neutral in the aggregate. Alternatively, fuel tax increases could be dedicated to the expansion
of transit services, incentives for the use of transportation alternatives, or incentives for the purchase of more fuel-efficient vehicles, in the same manner as systems benefit charges on electricity bills are used to promote energy efficiency.

- **Rail Improvements and Expansion** – Vermont’s network of operating and dormant rail corridors is a large potential resource for global warming reduction. Rail can play two important roles: as a substitute for car and air travel (particularly for flights within the Northeast region) and as a substitute for air and highway freight delivery. Passenger rail operations release less than half the amount of carbon dioxide per passenger mile of air travel. The state should reinstate the Champlain Flyer commuter rail service between Burlington and Charlotte, and expand it to Barre and Rutland. These lines could be connected to future Amtrak lines linking together northeastern cities, including Albany and Whitehall, NY. On the freight side, state officials should continue to consider modernization of the state’s freight rail system. As of the mid-1990s, for example, the vast majority of the rails from Burlington and Rutland had been installed before 1940 and were badly worn. Officials should also urge investments in interconnections with other regions and improve intermodal connections. Rail improvements should receive a high priority for funding at the state level, as they will become an increasingly important component of Vermont’s transportation system over the next several decades.

- **Limits on Highway Expansion** – Congestion and safety problems on Vermont’s highway network are growing, sparking proposals to complete the Bennington bypass and the Circumferential Highway. These proposed highway additions would be costly – both in terms of the direct spending required of the state, and in terms of global warming emissions. Far from alleviating congestion, expansion of major highways has been shown in various studies to promote increased vehicle travel, leading to more fuel use, more global warming emissions, and eventually more traffic. Rather than expand the state’s highway capacity, transportation officials should adopt a “fix-it first” policy that prioritizes roadway repairs and relies on transportation demand management strategies – such as car- and van-pooling incentives, road pricing, and expansion of transportation alternatives for both personal and freight travel – to meet the state’s long-term transportation needs.

- **Limits on Diesel Pollution** – Diesel fuel – used predominantly in large trucks, buses, and other large vehicles and machinery – is a major source of both carbon dioxide and “black carbon,” whose role in global warming some scientists believe may be very significant. Diesel vehicles also produce large amounts of particulates and other pollutants that endanger public health. Vermont has several avenues open to it to reduce diesel emissions, including the adoption of standards for ultra-low sulfur diesel fuel, requirements for the retrofitting of existing diesel engines, the use of alternative fuels (such as natural gas) in public transit fleets (such as the electric-powered bus that Rutland had in its fleet, or the University of Vermont bio-fuels pilot program), and measures to reduce the amount of truck idling (such as the electrification of truck stops in the state and adoption of an anti-idling law).

**Reducing Emissions from Homes, Business and Industry**

The residential, commercial and industrial sectors are responsible for about half of Vermont’s non-electric emissions of carbon dioxide. There are tremendous opportunities to improve the efficiency of energy use in all three sectors.

**Strategy #7: Strengthen Residential and Commercial Building Energy Codes**

Potential Savings: 5.7-11 thousand MTCE by 2010; 39 thousand MTCE by 2020. Building codes were originally intended to ensure the safety of new residential and commercial construction. In recent years, however, building codes have been used to reduce the amount of energy wasted in heating, cooling and the use of electrical equipment.
Vermont adopted its first energy code in 1973, as part of its land use development law. Currently, residential construction in Vermont must follow the Model Energy Code 1995 (MEC 95) standards. The state is currently updating the energy code and expects to adopt the International Energy Conservation Code 2000 (IECC 2000) standard in January 2005. Commercial construction is subject to different standards. State-funded construction and buildings that are subject to Act 250, Vermont’s land use law, must comply with the state energy code which is based on IECC 2000. Act 250 applies to one-half to two-thirds of the buildings in the state. The state recommends, but does not require, that other commercial construction follow the IECC 2000 standards. The City of Burlington has adopted its own energy code that applies to all commercial buildings.

Model building energy codes are developed and updated at the national and international level. The International Code Council (ICC) is responsible for development of the International Energy Conservation Code (IECC), the most recent version of which was published in 2003. A 2001 study by the American Council for an Energy-Efficient Economy (ACEEE) estimated that homes meeting the 2000 IECC code would use approximately 15 percent less energy than homes not meeting the code, with a further 20 percent energy savings from the adoption of future codes that would go into effect after 2010. The U.S. Department of Energy estimates that the intensity of electricity use in New England commercial buildings would decline by approximately 10 percent if all states fully adopted the American Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE) code 90.1-1999 versus the previous ASHRAE code. ACEEE assumes a further 20 percent energy savings for all fuels in commercial buildings from future updates to the code.

Based on the assumptions of ACEEE and U.S. DOE, the adoption of updated building energy codes in Vermont would reduce residential oil and gas use by approximately 1.3 percent below base case projections by 2020, commercial oil and gas use by approximately 4 percent, and commercial electricity use by about 6.2 percent. These estimates are likely conservative, since they attempt to quantify the impact of improved codes on new construction only. Applying codes to alterations and renovations in residential and commercial structures would result in even greater savings.

Vermont should make compliance with up-to-date energy codes mandatory for all buildings.

In estimating the carbon dioxide reductions that would result from improved building codes and other measures that reduce electricity use, a key factor is the type of electricity generation that is assumed to be affected by the reduction in consumption. Coal- and oil-fired power plants (particularly older plants) release significantly greater amounts of carbon dioxide per unit of electricity produced than modern natural gas-fired power plants. Thus, the resulting emission reductions are low if it is assumed that electricity savings reduce the need for the construction of new gas-fired power plants, and high if they reduce the amount of power coming from older coal- and oil-fired plants.

In this report, where applicable, we present a range of emission reductions based on these different assumptions. The low end of the range is based on the assumption that electricity savings are first used to offset any reduction in generation from nuclear plants that would be closed down upon expiration of their licenses, with the remaining savings used to reduce the need for gas-fired generation. The high end of the range is based on the assumption that savings are first used to offset retired nuclear power, with the remainder used to reduce coal-fired generation. It is likely that the higher emission reduction estimate would only be achieved under a strong state or regional cap on electric-sector emissions. (See Strategy #12.)

It is important to note that the success or failure of building energy codes depends largely on the degree to which they are enforced by local building officials in the state’s cities and towns. With proper enforcement and training, upgraded building codes can ensure that Vermont reaps the benefits of energy-efficient residential and commercial construction.

**Strategy #8: Adopt Appliance Efficiency Standards**


Household appliances and those used by businesses are a major source of energy demand. Since the first state appliance efficiency standards were adopted in the mid-1970s (followed by federal standards beginning in the late 1980s), the energy efficiency of many
common appliances has been dramatically improved. For example, residential refrigerators complying with the latest national standards consume less than one-third the electricity annually of refrigerators manufactured in the early 1970s.82

The federal appliance standards program has led to great improvements in the efficiency of many appliances, but progress has slowed in recent years. Federal standards have failed to keep up with advances in efficiency technologies or have failed to take advantage of known efficiency opportunities. In addition, the federal program does not cover some appliances with great potential for improved efficiency.

States are pre-empted from adopting their own efficiency standards for products covered by federal standards, but there are two opportunities for states to take action. First, states may adopt efficiency standards for products not specifically covered by the federal program. In addition, states have the opportunity to apply for a waiver of federal pre-emption to apply stronger standards to products currently covered by federal standards.

An analysis conducted in 2002 by Northeast Energy Efficiency Partnerships (NEEP) assessed the potential energy savings that would result from the adoption of improved efficiency standards for 16 commercial and residential products. (See Table 4.) Appliance efficiency standards are also a win-win for Vermont’s environment and economy. The NEEP study estimated that adoption of the package of appliance standards would bring Vermont approximately $145 million in net economic benefit by 2020.83

Vermont should move ahead with the adoption of efficiency standards for appliances not covered by federal rules, and apply for waivers of pre-emption for the others. In addition, the state should allow for the expedited adoption of future appliance standards for existing products and new products making their way into the marketplace.

### Strategy #9: Expand Energy Efficiency Programs

**Potential Savings:** 50-74 thousand MTCE by 2010; 110 thousand MTCE by 2020.

One of the most promising opportunities for reducing carbon dioxide emissions in Vermont is through improved energy efficiency. Stronger residential and commercial building codes and improved appliance efficiency standards, while important, are limited in their scope, leaving many existing buildings and sources of energy use untouched.

There are many barriers to the successful introduction of energy efficiency technologies. Potential users may not know about the technologies or have an accurate way of computing the relative costs and benefits of adopting them. Even when efficiency improvements are plainly justifiable in the long run, consumers may resist adopting technologies that cause an increase in the initial cost of purchasing a building or piece of equipment. In some cases, as with low-income individuals, consumers may not be able to afford the initial investment in energy efficiency, regardless of its long-term benefits.

<table>
<thead>
<tr>
<th>Table 4. Products Covered Under Proposed Efficiency Standards84</th>
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<tbody>
<tr>
<td><strong>Residential Products</strong></td>
</tr>
<tr>
<td>Furnace fans</td>
</tr>
<tr>
<td>Torchiere light fixtures</td>
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<tr>
<td>Ceiling fans</td>
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<tr>
<td>Consumer electronics (standby power)</td>
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<tr>
<td>Central air conditioners and heat pumps</td>
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<tr>
<td><strong>Commercial Products</strong></td>
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<tr>
<td>Unit and duct heaters</td>
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<tr>
<td>Small packaged air conditioners and heat pumps</td>
</tr>
<tr>
<td>Beverage vending machines</td>
</tr>
<tr>
<td>Commercial refrigerators and freezers</td>
</tr>
<tr>
<td>Reach-in beverage merchandizers</td>
</tr>
<tr>
<td>Traffic signals</td>
</tr>
<tr>
<td>Exit signs</td>
</tr>
<tr>
<td>Commercial (coin-operated) clothes washers</td>
</tr>
<tr>
<td>Ice makers</td>
</tr>
<tr>
<td>Large packaged air conditioners</td>
</tr>
<tr>
<td>Dry type transformers</td>
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Traditionally, states have required electric utilities to make investments in efficiency programs through the rate-setting process. In states that have deregulated their electric industries, efficiency requirements have been dropped while others have created a new means of financing efficiency improvements through the assessment of systems benefit charges (SBCs) on consumers’ electric bills. Though Vermont has not deregulated, the state has adopted a statewide SBC.

The concept behind the SBC is that all electric consumers share in the benefits when any consumer improves his or her energy efficiency. These benefits are both social (reduced global warming emissions and air pollution and improved long-run energy security) and purely economic (reduced need for expensive peak generation and ratepayer investments in transmission and distribution systems).

While nearly half of all states (including all six New England states) have adopted some form of SBC for electric utilities, fewer have implemented SBCs for natural gas, which is distributed through a regulated system similar to electricity. Similarly, the potential for SBC-type programs for other fuels – such as petroleum – has not been fully explored.

Vermont authorized charging an SBC in 1999 when the Legislature created Efficiency Vermont, an efficiency utility.85 Previously, each of the state’s 22 utilities had collected a fee to support the efficiency services offered by the utility. Now, the SBC, paid by all utility customers except those in Burlington Electric Department’s territory (Burlington Electric operates its own efficiency programs), supports energy efficiency programs through Efficiency Vermont.86

The SBC charged to each type of user varies, but it averages about 2.9 mills ($0.0029) per kilowatt-hour.87 Efficiency Vermont spent $10.5 million in 2002 on a variety of efficiency programs, from conservation tips to incorporating energy efficiency designs in new buildings to subsidies for efficient equipment purchased by businesses. Residential, commercial, and industrial users are covered by the programs. Efficiency Vermont reports that in 2002 its efficiency programs saved approximately 38.4 GWh of electricity (a savings rate of about 3.7 kWh annually per dollar spent, which will lead to economic savings of about $26 million over the 14.4-year lifetime of the efficiency measures).88

Should Vermont increase its efficiency SBC to 5 mills, the state could generate millions of additional dollars for efficiency improvements. Even assuming that efficiency savings from added SBC revenue would come at a substantially lower rate (given the decreasing availability of “low-hanging fruit” over time), Vermont could still achieve carbon savings of 43 thousand MTCE by 2020.89

Cost-effective efficiency savings of this degree are clearly achievable. The American Council for an Energy-Efficient Economy (ACEEE) estimated in 2003 that the cost-effective potential for efficiency savings in Vermont within the next five years is approximately 2,395 GWh.90

Though Efficiency Vermont currently deals with electricity-related conservation only, its mandate could be expanded to include other energy efficiency programs. For example, Efficiency Vermont could offer fossil fuel efficiency services for homes in addition to the electricity services it already provides.

The impact of a gas and oil SBC program is more difficult to predict, but it would be substantial. Vermont Gas, a statewide gas utility, already operates a variety of natural gas efficiency programs for residential and commercial gas users. Measures include an energy audit and 33 percent subsidy (with reduced-rate financing for the remainder of the cost) for retrofits of residences, energy inspections of and cash incentives for efficient new homes, review of commercial building designs, and rebates for businesses that install efficient appliances.91

Vermont Gas spends about $1 million per year on efficiency programs, or roughly 1.8 percent of its rate revenues.92 Thus far the programs have saved 382 million BTU of natural gas.93 Based on Vermont’s experience with Vermont’s gas conservation programs, the Connecticut Climate Change Stakeholder Dialogue estimated that the average first-year cost of saving 1,000 cubic feet of natural gas was $29.94

Vermont could build on the success of Vermont Gas’s efficiency programs by creating a formal gas and oil efficiency program funded through an SBC on oil and gas. An SBC of 3.5 cents per 100,000 BTU (equal to 3.5 cents per therm of natural gas or 2.5 cents per gallon of distillate heating oil) would generate approximately $11 million annually. Assuming that a broader
gas and oil SBC-type program applied to residential, commercial and industrial consumption would achieve a savings rate 75 percent of that experienced thus far in Vermont, an SBC of 3.5 cents per 100,000 BTU of energy consumed would reduce Vermont’s carbon dioxide emissions by approximately 71 thousand MTCE by 2020.95

The near-term impacts of expanded residential, commercial and industrial energy efficiency programs may represent just the tip of the iceberg of the potential benefits of an expanded SBC program. By funding research and development into efficient new technologies and practices and broadening public understanding of the potential benefits of energy efficiency, these programs can create new opportunities for cost-effective energy savings in the years to come.

Combined Impact of the Residential, Commercial and Industrial Strategies

Adoption of the three strategies listed above would reduce carbon dioxide emissions from electricity use and direct combustion of fossil fuels in homes, businesses and industries by about 66-110 thousand MTCE in 2010 and 170 thousand MTCE in 2020. This estimate takes into account the fact that some equipment covered under proposed appliance standards could also be included in building codes and thus counts savings only from appliances not covered by codes.

Additional Residential, Commercial and Industrial Sector Strategies to Consider

A number of other strategies are available to reduce energy use in the residential, commercial and industrial sectors.

• Green Building Certification – State building energy codes provide the minimum design standards for energy efficiency in buildings, but even greater savings are available with good design and additional upfront investment. Commercial buildings certified to the U.S. Green Building Council’s Leadership in Energy & Environmental Design (LEED) standards achieve average energy savings of 25 to 30 percent beyond the ASHRAE 90.1-1999 commercial code. While LEED-certified buildings cost an average of 2 percent more to construct, they yield 20-year financial benefits of about 10 times the construction premium.96 For residential buildings, Home Energy Rating Systems (HERS) can be used to measure code compliance or to set thresholds for a “green home” designation. In addition to making LEED certification the standard for new government construction, Vermont should also identify ways to reward builders, businesses and home buyers who choose to certify their buildings to green building standards. Any program to promote green buildings should, however, also reinforce the state’s smart growth goals. A “green” commercial building sited in such a way as to increase automobile travel may have a negligible – or even negative – net impact on global warming emissions.

• Energy-Efficient Mortgages/Pay-As-You-Save Programs – Energy-efficient mortgages (EEMs) and pay-as-you-save (PAYS) programs are alternative models for financing the installation of energy-efficiency measures and distributed generation resources, primarily in the residential sector. EEM programs generally allow homebuyers to assume larger mortgages (sometimes on preferential terms) to finance energy efficiency improvements. PAYS programs allow consumers to pay for energy-efficient equipment or distributed generation resources (such as solar panels, small wind systems or fuel cells) over time on their utility bills rather than up-front. The charge remains on the utility bill until the equipment is paid off, regardless of who is living in the residence at the time. PAYS systems remove a major barrier from homeowners seeking to reduce energy demand: the prospect that they will not reside at the home long enough to enjoy the benefits of their investments. The state of Vermont and several other entities already offer EEMs. State officials should work with utilities and mortgage lenders to increase benefits and to expand access to existing EEM programs, and should encourage utilities to experiment with pilot PAYS systems for efficiency and distributed generation.

• Cluster and Mixed Use Development – Smart growth policies are commonly thought to reduce global warming emissions by reducing the num-
ber of automobile trips required to carry out daily activities. But they may also have the secondary effect of reducing energy use within the buildings themselves. Many smart growth or “new urbanist” projects involve the renovation of existing buildings, construction of homes with less square footage than typical new suburban construction, or the combination of commercial and residential uses in a more space-efficient fashion. More research needs to be done to quantify the energy impacts of such projects, but Vermont can spur their development by encouraging municipalities to develop zoning ordinances that allow, or provide incentives for, cluster and mixed-use developments.

- **Combined Heat and Power and Distributed Generation** – New and improved technologies now allow homeowners and businesses to generate their own power. Combined heat and power (CHP) systems allow commercial and industrial facilities to use waste heat from heating and cooling systems to generate electricity, or vice versa. CHP systems can vastly improve the efficiency of a facility’s energy production and use. Because CHP systems generally rely on fossil fuels, they are less effective at reducing carbon dioxide emissions than renewable resources. Nonetheless, CHP should be encouraged, particularly for facilities for which renewable power does not make sense, by removing market barriers and easing interconnection with the electric grid. Similar incentives could promote the use of clean distributed generation (DG) technologies such as solar panels, small wind turbines, fuel cells, and small, high-efficiency turbines operating on natural gas or other low-carbon fuels. DG systems can reduce carbon dioxide emissions in two ways: by providing a lower-carbon source of electricity than power from the grid, and by providing that electricity closer to the point of use, reducing the amount of energy lost in transmission from a central power station to the end user. In addition to removing barriers to DG deployment, however, the state should adopt tight emission standards to ensure that distributed generators operating on fossil fuels do not contribute to local air pollution problems.

- **Solar-Ready Home Standards** – Vermont should revise its building codes to require that new homes and commercial structures be built to allow the easy installation of solar photovoltaic systems.

### Reducing Emissions from Electricity Generation

In addition to efforts to conserve electricity, Vermont can also help to reduce carbon dioxide emissions from electricity use by working to make the New England electric grid cleaner – specifically by encouraging a shift away from carbon-intensive fuels such as coal and oil toward renewable energy sources such as solar and wind. To achieve this goal, Vermont must encourage the deployment of renewable energy sources while simultaneously adopting policies to reduce carbon dioxide emissions from fossil fuel generators through a state or regional electric-sector carbon cap. Regional cooperation on this matter is crucial, since current generation capacity and renewable resources are not distributed evenly across the six New England states.

#### Strategy #10: Adopt A Renewable Portfolio Standard

**Potential Savings:** 79-180 thousand MTCE by 2010; 170 thousand MTCE by 2020.

A dozen states around the country, including three New England states – Massachusetts, Maine, and Connecticut – have adopted a renewable portfolio standard (RPS) for electricity supplied to that state’s customers. Essentially, an RPS requires that a certain portion of the power delivered by utilities be generated from renewable energy sources. The percentage of renewable power increases over time, providing a scheduled ramp-up to the provision of a significant portion of the state’s power from renewable sources.

At the Legislature’s request, Vermont’s Public Service Board has drafted legislation for an RPS. The draft legislation requires that 10 percent of each utility’s power mix come from renewable energy sources by 2013 or that all of the company’s load growth from 2004 to 2013 be satisfied with renewable energy, whichever is lower. Utilities who can demonstrate that meeting this requirement would impose significant economic harm to the company can receive an exemption.97 It is doubtful that the adoption of this RPS legislation would substantially raise the total amount of renewable energy sold in Vermont; already Vermont’s utilities on average obtain 15 percent of their energy from renewable sources.98
Vermont should set its sights higher and adopt an RPS that sets a target of 10 percent of the region’s electricity from new, clean, zero-net-carbon renewables by 2013 and 20 percent by 2020. Such a goal is achievable and would result in a net reduction in carbon dioxide emissions from electric generation. Both Massachusetts and Connecticut have adopted RPS requirements that will achieve greater emissions reductions than Vermont’s proposed RPS.

Were Vermont’s RPS target 10 percent new renewables by 2010 (rather than 2013) and 20 percent by 2020, Vermont would achieve savings of 79-180 thousand MTCE by 2010 and 170 thousand MTCE by 2020, with the higher near-term estimate based on adoption of a strong regional carbon cap that allows for reductions in electricity consumption to offset generation from coal-fired power plants. (See Strategy #12.) The 2020 savings estimate does not exhibit a range, since – regardless of the existence of a carbon cap – the new renewables are assumed to first replace generation that had been provided by the Yankee nuclear reactor, whose license is scheduled to expire in 2012.

Under a regional RPS, applied to all power consumption in the region, the New England states would generate more than 11,000 GWh of power from new renewable sources by 2010, and 21,000 GWh by 2020, over and above the amount of renewables that would already be deployed under the existing RPSs in Massachusetts and Maine and an older version of the RPS in Connecticut. Several forms of renewable energy could be used to meet the RPS requirement, including wind power, solar power, landfill gas, and perhaps new technologies such as run-of-the-river hydropower, if they are proven to be effective and environmentally benign.

Is such a level of renewable power production in New England feasible? The U.S Department of Energy’s Office of Energy Efficiency and Renewable Energy (EERE) has calculated that New England has the potential to generate as much as 34,000 GWh per year using onshore wind resources alone. In Vermont, the potential exists to generate 5,280 GWh of electricity, enough to satisfy nearly all of present power demand. Technological improvements in the future could allow the cost-effective generation of additional power from wind. This estimate does not include the wind energy that could be harnessed by offshore wind turbines, which could potentially supply more electricity each year in New England than the region currently consumes.

In sum, fulfilling a 20 percent renewable portfolio standard for New England would require the development of less than two-thirds of the region’s onshore wind potential under even the most conservative estimates and without factoring in the potential for technological improvements to make wind power feasible for distributed applications and at lower wind speeds. Adding solar, landfill gas, and clean biomass (that which does not contribute to toxic air emissions) to the mix makes this task even more readily achievable. Massachusetts, for example, has already approved New England landfill gas projects with a nameplate capacity of about 50 MW to qualify for the state’s RPS.

While it is important that Vermont approve an RPS, adoption of consistent standards across New England would also be beneficial. First, the region should agree on a set of rules for inclusion under an RPS that emphasize truly clean, truly renewable technologies. Polluting and environmentally damaging technologies, along with those that rely on non-renewable resources, should be excluded from use to fulfill RPS requirements. In some cases, difficult decisions will have to be made to preserve the spirit of the RPS. For example, stationary fuel cells that run on natural gas, while they may be environmentally beneficial, should not receive credit under an RPS due to their ultimate reliance on fossil fuels. Other incentives should be used to promote technologies, such as combined heat-and-power, that improve efficiency but do not draw on truly renewable resources.

The need for regional standards is particularly important because any RPS is necessarily going to require the purchase of credits from new renewable generation in other states. States vary greatly in their potential for successful renewables development, so it is only fitting that states get credit for the role they play in facilitating the development of renewables in neighboring states. Massachusetts’s RPS, for example, allows the fulfillment of requirements through the development of renewables in other New England states or even outside the region.

Vermont should commit to reaching the 10 percent goal for new renewables by 2010 and 20 percent by 2020. At the same time, the state should work with other New
England states to support a similar, regional requirement, with tight and effective mechanisms for tracking, purchasing and trading renewable power certificates.

**Strategy #11: Support the Development of Solar Power**

Potential Savings: 0.13-0.31 thousand MTCE by 2010; 0.54 thousand MTCE by 2020.

Solar power is currently a bit player in the generation of electricity in New England. Barring a technological breakthrough, it will likely remain a bit player for at least the next decade. But Vermont and other New England states can play a leading role in positioning solar power to make a major contribution to the region's long-term global warming emission reduction goals. Solar photovoltaics (PV) have the potential to make a major contribution to a clean energy future. Costs have already gone down by 75 percent over the past 20 years. Vermont and other states must recognize the importance of early investments to reduce the ultimate cost of solar power by front-loading support for solar installations to create greater economies of scale within the industry.

One potential tool is to create a systems benefit charge for renewables and dedicate the increased revenue exclusively to the installation of solar photovoltaic (PV) panels on homes and businesses throughout the electric grid. Vermont currently encourages the use of solar power through the Solar and Small Wind Incentive Program. Created in 2003, the program offers up to $12,500 for the installation of solar electric systems ($2,500 per kW) or solar hot water heaters. The same incentive is available for small wind systems. Initial funding for the program came from the petroleum violation escrow fund and is expected to finance the installation of 120 to 150 solar or wind systems at residential, commercial, or municipal buildings. There is no ongoing funding source, however, and so the program may expire. Recent experience in Massachusetts suggests that a higher subsidy of $4,000 per kW is necessary to make solar-power cost-competitive in New England. Currently, customers of Massachusetts’ investor-owned utilities pay an SBC of one-half of one mill ($0.0005) for renewables. This generates approximately $25 million per year for the state's Renewable Energy Trust Fund. This funding allows the Massachusetts Technology Collaborative (which is supported by the state's renewables SBC) to provide subsidies of up to $5,000 per kW for the installation of solar PV capacity on commercial buildings and in residential clusters.

A recent analysis found that a prospective commercial PV purchaser in Vermont – if he or she received a $4,000/kW subsidy – could pay as much as $11,000 per kW for a solar system and still break even financially. Installed commercial PV systems in the U.S. range in price from $7,000 to $12,000 per kW, which would make PV systems largely cost-competitive (with subsidy) in Vermont. In addition, a $4,000 per kW subsidy would be sufficient to push the residential breakeven cost of solar PV above $7,000 per kW, bringing residential solar to within the margins of competitiveness.

A subsidy program of the kind described here, if fully utilized, would result in the generation of about 2.2 GWh of power from new solar installations in Vermont by 2010 and 9.0 GWh by 2020 in Vermont. A comparable program across the region would generate 47 GWh by 2010 and 189 GWh by 2020. Even with this ramp-up of solar power, less than one percent of New England's electricity would come from solar PV by 2020. And the new solar PV systems would not even begin to tap New England's potential for solar PV development, with the equivalent of only about 40,000 New England homes bearing rooftop solar PV systems by 2020.

These goals for solar development are conservative when compared to efforts in some other states and regions. New Jersey, for example, has adopted a statewide goal of generating 120 GWh of power per year from solar PV by 2008.

While a solar program such as the one envisioned here would have only a limited short- and medium-term impact on carbon dioxide emissions in New England, the long-term impact is potentially great. The increased installation of solar PV systems would improve the economics of solar power and begin to change the perception of solar systems from exotic curiosities to a day-to-day feature of life in many communities. With a long-term commitment to fund solar installations in Vermont and throughout New England, manufacturers of PV systems would have a strong incentive to increase their production capacity, reducing costs. The state and region would then be poised for a dramatic increase in solar installations in the

Vermont Public Interest Research and Education Fund 37
2020-2050 period; precisely the time when the region will be needing to make deep reductions in its global warming emissions in keeping with the New England governors’ long-term goal.

Solar PV is not the only technology that can be supported through revenue from the renewable energy SBC. SBC revenue can also be used to support research and development of new renewable technologies and to hasten their deployment in the marketplace. As a result, this evaluation of solar merely scratches the surface on the potential benefits of the renewables SBC.

**Strategy #12: Adopt a Strong Carbon Cap for Reducing Electric Sector Emissions Without Relicensing of Nuclear Reactors**

**Potential Savings: Included as high end of range of estimates above.**

Vermont is currently working with nine other northeastern states, from Maine to Delaware, to develop a regional cap-and-trade system for electric-sector global warming emissions. The initiative, known as the Regional Greenhouse Gas Initiative (RGGI), parallels similar efforts in both Massachusetts and New Hampshire as well as discussions of similar limits at the federal level.

The RGGI process provides an opportunity to shift from widespread reliance on polluting, carbon-intensive coal- and petroleum-fired generation and dangerous nuclear power to the increasing use of renewable power, energy efficiency, and other low- or zero-carbon forms of generation to meet the region’s electricity needs.

However, the promise of this effort could easily be lost if the level of the cap does not drive significant emission reductions. It could also lose public support if the program makes the dangerous tradeoff of allowing nuclear power to get credit, subsidies or broad market advantage as a source of “clean” power. Among the important issues developers of carbon caps must grapple with are the following:

- **Cap Levels** – The program must establish a target for the total amount of carbon that can be released.

This target should be significantly lower than current emissions.

Opportunities for reducing emissions from the electric sector are numerous, including the promotion of energy efficiency in homes, businesses and industry; the retirement of old, inefficient fossil fuel-fired power plants; and the expansion of renewable and clean distributed generation.

These initiatives are potentially mutually reinforcing. Reducing growth in electricity consumption reduces the amount of new generating capacity that must be built to satisfy demand. Renewable and distributed generation further reduces demand for fossil and nuclear generation. Together, these changes reduce the necessity to maintain existing, inefficient sources of generation and allow their expedited replacement with more efficient sources.

The New England Climate Coalition recommends an overall goal of reducing carbon dioxide emissions from electricity generation by 40 percent below current levels. The adoption of aggressive efficiency and renewables programs by all six New England states would bring this goal within reach by 2020, with reductions of as much as 30 percent below current levels possible if energy efficiency improvements and new renewables, just two of many possible strategies, are used to reduce generation of electricity from the highest carbon-emitting sources. (See box below.)

- **Nuclear Power and Offsets** – A carbon cap-and-trade program should not be allowed to become a backdoor subsidy for nuclear power.

For environmental and public safety reasons, Vermont and the New England states should be moving toward a phase-out of nuclear generating capacity, beginning particularly with the retirement of existing nuclear reactors upon the expiration of their current operating licenses. Nuclear plants were not designed to operate for longer than their current licenses. The expansion or maintenance of nuclear generating capacity in New England or elsewhere should not be permitted to qualify as an offset under any cap-and-trade program.

The use of offsets as a method of compliance with the carbon cap also produces other potential prob-
lems. Massachusetts’s rule for its state-specific electric sector carbon dioxide emission cap requires that any offsets provide “real, surplus, verifiable, permanent and enforceable” emission reductions. Practically speaking, designing offsets that meet these criteria is extraordinarily difficult. Demonstrating that an emission reduction is truly “surplus” requires administrators of a cap-and-trade program to assess what would have happened in the absence of a cap – for example, whether energy efficiency improvements used to generate offsets would have happened anyway. Assessing permanence requires frequent verification that previous emission reductions or sequestration activities remain in effect.

A sure way to avoid these problems is to draw the boundaries of any trading program very narrowly – including only those sources that emit carbon dioxide, and only those within the region covered by the program (in the case of RGGI, within the 10-state region).

- **Leakage** – In theory, emission reductions that would be generated by a state or regional carbon cap could be offset by increased emissions resulting from power imported into Vermont or the Northeast. To prevent this “leakage” of emission reductions, the region must ensure a level playing field between electricity generated in the Northeast and imported electricity, perhaps by setting carbon dioxide emission standards for imported electricity. Another alternative is to expand the cap to cover a broader geographic area, while maintaining strong provisions to ensure that the cap is enforced.

The Role of a Regional Carbon Cap in Reducing Electric-Sector Emissions

To demonstrate the feasibility of a strong electric sector carbon cap without nuclear relicensing, estimates were made of current and projected New England electricity use and carbon emissions based on the adoption by all six New England states of the policies described in this report.

Were a carbon cap to be structured so as to use efficiency savings and new renewables from the policy measures in this report to offset generation from coal-fired power plants first, then oil-fired plants, New England could achieve up to a 29 percent reduction in electric sector carbon dioxide emissions by 2020 versus baseline 2001 levels. (See “High Reduction Case” in Fig. 8.) By contrast, using those efficiency savings and new renewables to offset natural gas-powered generation (forecast by EIA to make up virtually all of New England’s new generating capacity after 2009), would result in 2020 reductions of only 3 percent versus 2001 levels. (See “Low Reduction Case” in Fig. 8.) Both cases assume the retirement of New England’s nuclear reactors at the expiration of their current licenses.

Decisions regarding the level of a regional carbon cap will invariably take many factors into account beyond achieving the maximum carbon dioxide emission reductions. It is likely that emission reductions from a well-structured cap would fall somewhere within the range of reductions estimated here. However, it is also possible that an aggressive regional effort to promote renewables could enable them to become economically competitive with other forms of generation. Were that scenario to take place, the level of emission reductions possible under a carbon cap would be significantly greater.

Fig. 8. New England Projected Carbon Dioxide Emissions from Electricity Generation (MMTCE)
• **Auctioning Credits** – Another point of tension revolves around whether existing electricity generators in the Northeast would be required to buy emission credits at the outset of a carbon cap or be given them for free. The free granting of emission credits to existing generators would act as a de facto subsidy to those plants, as well as grant those plants an effective “right to pollute.” In addition, the auctioning of emissions credits could produce a source of income that could be returned to all residents, used to support efficiency and renewable power, or used for transition help for displaced workers.

The resolution to these issues will come through extensive negotiations over the coming months. Vermont should use its position in the talks to maximize the potential benefits of the regional carbon cap, and preserve its options to cap electric-sector emissions through other channels, such as through a New England-wide or state program.

**Other Electric Sector Strategies to Consider**

• **Green Power Option** – The state could require all utilities serving Vermont consumers to offer a green power product meeting minimum standards for renewable power generation. Though consumers cannot switch utilities in Vermont’s regulated market, they could choose a green power option rather than standard service. The standards should be set so that green power products result in new renewable generation over and above levels set in the state’s RPS.

Like the transportation sector, the electric sector is a major source of global warming pollution in New England. Unlike the transportation sector, however, Vermont and other New England states have a number of mature, well-developed policy tools available to both improve energy efficiency and facilitate the shift to lower carbon sources of energy in the electricity sector. As a result, the potential for savings in the electric sector is disproportionately large and the state and region should take full advantage of that potential.

**Public Sector and Other Strategies**

**Strategy #13: Public Sector “Lead by Example”**

Potential Savings: 3.8-4.3 thousand MTCE by 2010; 6.5 thousand MTCE by 2020.

Federal, state, and local governments are significant users of energy in Vermont. Reducing energy use in the government sector not only has a direct impact on global warming emissions; it also sets an example for the private sector as to what can be achieved.

The state of Vermont has already adopted some policies and practices that improve energy efficiency within state government and thus reduce the government’s contribution to global warming. These policies include purchasing only appliances that meet or exceed the Energy Star® standards, purchasing vehicles that are the most efficient for their class, and encouraging employees to find alternatives to driving alone to work. 112

The state of Vermont should set a series of aggressive goals for the reduction of carbon dioxide emissions from state government. The state should endeavor to:

1) **Reduce energy use in state facilities by 25% by 2010.** The state government can achieve significant energy savings through a series of initiatives including:

   **Aggressive building retrofit program**
   The state should seek to retrofit at least half of all state buildings for improved energy efficiency by 2010. A potential model for an expanded building retrofit effort is the Building Energy Conservation Initiative (BECI) in New Hampshire, under which 1.2 million square feet of office space have been retrofitted for efficiency improvements, saving an estimated 26 billion BTU of site energy each year. 113 Efficiency improvements under the program are paid for from the projected savings in energy costs resulting from the project. Only projects that can be demonstrated to be cost-effective can be undertaken through the program.

   **Adopt Green Building Standards for New State Building Construction**
   As noted above, buildings certified to the Leadership in Environmental & Energy Design (LEED) standards
achieve significant savings in energy use compared to buildings certified to current building codes. The state should set achievement of LEED silver standards as the goal for all new state buildings wherever feasible.

2) Improve the energy efficiency of the state vehicle fleet. Vermont’s main state government fleet consists of thousands of cars and light trucks. The state’s highway division owns additional trucks and heavy equipment. Vehicles in all state and local government fleets in Vermont consumed 5.5 million gallons of gasoline in 2001, according to the Federal Highway Administration, representing over 1 percent of total gasoline use in the state.114

Vermont has already adopted vehicle purchasing guidelines that require the purchase of the most efficient vehicle that will serve the given governmental purpose. The fuel economy spectrum in many classes of vehicles is wide – in the light-duty sector, the most fuel-efficient vehicle in each class in 2003 ranged from 13 percent to 140 percent more efficient than the average vehicle.115 The state could add a requirement to purchase hybrid-electric vehicles, where available.

Second, Vermont should restrict the use of sport utility vehicles to those government functions in which four-wheel-drive and off-road capabilities are truly required. Even the most fuel-efficient SUV will likely not be as efficient as the car the state could purchase instead. Doing so will likely not only reduce energy consumption, but will also save taxpayers money.

Finally, Vermont should implement a purchasing strategy for alternative-fuel vehicles that emphasizes technologies that are inherently low-carbon. The federal Energy Policy Act (EPAct) of 1992 requires 75 percent of applicable light-duty vehicles purchased by state governments to operate on alternative fuels. Unfortunately, EPAct includes several perverse incentives and disincentives. For example, flexible-fuel vehicles that can operate on either gasoline or an alternative fuel receive EPAct credit, even if they never operate on the alternative fuel. On the other hand, hybrid-electric vehicles are excluded from EPAct credit, despite their superior efficiency. Vermont should adopt a policy of maximizing the carbon-reduction potential of the EPAct requirements by purchasing dedicated, low-carbon, alternative-fuel vehicles such as electric and compressed natural gas (CNG) vehicles. In addition to this policy, the state should work to expand refueling opportunities for alternative-fuel vehicles. Meanwhile, Vermont and other New England states should urge revisions to EPAct that would enhance the program’s effectiveness as an emissions reduction tool.

3) Purchase 20 percent of the state’s electricity from clean renewable sources by 2010 and 50 percent by 2020. Enlisting Vermont state government as a purchaser of renewable electricity would provide yet another incentive for the development of wind, solar and other forms of renewable power in the state and region. Government purchases of “green power” would be over and above the levels of renewable power required by a renewable portfolio standard and should include the development of distributed renewable resources on state buildings and land, such as rooftop solar systems, where appropriate.

4) Encourage public sector improvements outside of state government. Municipal governments in Vermont are also major consumers of energy. The state should use its role as a partial funder of school and other local construction projects to drive improvements in energy efficiency for those projects. Similarly, the state should help municipalities to develop market power in the purchase of efficient vehicles and equipment.

Strategy #14: Develop and Implement a Global Warming Emissions Registry

Potential Savings: Not estimated.

A registry system for recording and tracking global warming emissions is a key piece of infrastructure in Vermont’s efforts to reduce its contribution to global warming. At present, Northeast States for Coordinated Air Use Management (NESCAUM) is developing a registry system for the region that will likely be operable by the end of 2005. Initially, the system will focus on recording emissions from the electric power industry, but it could also be used as a way for entities to voluntarily record their baseline global warming emissions and reductions over time.

Vermont does not have to rely on NESCAUM’s registry. Massachusetts, for example, has already adopted regulations requiring older coal- and oil-fired power
plants to report their carbon dioxide emissions. Unlike NESCAUM’s voluntary registry, Massachusetts will require power plants to report their emissions. The program’s details have not yet been established, but likely will involve independent monitoring of emissions in addition to self-reporting.

The impact of a registry system like NESCAUM’s (beyond its role in implementing an electric sector carbon cap) is difficult to determine, particularly in the short run. However, once developed, a registry system could eventually be adapted to promote either market-based (trading) or regulatory approaches to the reduction of global warming emissions. Eventually, entities responsible for large-scale emissions of global warming should be required to report their emissions to the registry.

**The Impact of the Strategies**

**Short- and Medium-Term Impacts**

The 14 strategies listed above would not be enough – on their own – to achieve the regional short- and medium-term global warming gas reduction goals within Vermont. But, combined with other positive strategies discussed by the New England governors, other policy options suggested in this report, and action at the federal level in areas in which Vermont’s freedom of action is limited, they can put the state on a solid footing to achieve its goals.

We estimate that the strategies listed above would reduce Vermont’s direct (non-electric) emissions of carbon dioxide by 17 percent below projected levels by 2020. Direct emissions would be about 30 percent above 1990 levels in 2010 and 28 percent above 1990 levels in 2020. (See Fig. 9.)

Regionally, the combination of reduced electricity consumption in the residential, commercial and industrial sectors with the increased use of renewable sources of energy would result in a significant reduction in carbon dioxide emissions from the electricity sector. The 14 strategies above would reduce carbon dioxide emissions from power generation in New England by about 2.1–4.7 MMTCE by 2010 and 4.3–7.7 MMTCE by 2020 versus projected levels.

Were all six New England states to adopt all 14 strategies, the region would take significant strides toward achieving the goals of the New England governors’ and Eastern Canadian premiers’ climate change action plan. Total carbon emissions would be reduced by 18–23 percent versus projected levels by 2020, depending on the final level of any regional carbon cap. With a carbon cap that allowed the displacement of high-emission generation and the adoption of all 14 strategies in all six states, carbon dioxide emissions in
2010 would be about 7 percent above 1990 levels (compared to the regional goal of attaining 1990 emissions levels by 2010). Emissions in 2020 would be about 9 percent above 1990 levels (compared to the regional goal of reducing emissions to 10 percent below 1990 levels by 2020).

The adoption of these 14 strategies by all New England states, therefore, would bring the region about 70 percent of the way to meeting the regional short-term carbon dioxide reduction goal and about 60 percent of the way to meeting the medium-term goal. The adoption of additional strategies identified in this report could help in closing the gap.

<table>
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<tr>
<th>VERMONT'S DIRECT CARBON DIOXIDE EMISSIONS</th>
<th>1990</th>
<th>2000</th>
<th>2010</th>
<th>2020</th>
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<td></td>
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<td>940</td>
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<tr>
<td>Additional Reductions Needed</td>
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<th>2010</th>
<th>2020</th>
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<td>10,800</td>
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Emission-Reduction Strategies in Connecticut and Rhode Island

Stakeholder groups in Connecticut and Rhode Island have recommended emission-reduction policies for their states that achieve, or come close to achieving, the regional global warming emission reduction goals. The stakeholder groups, which represent a broad range of interests from government, business and industry, the nonprofit sector and academia, selected policies that they thought would substantially reduce emissions without creating unreasonable requirements for any sector.

Rhode Island: The combined results of the 49 in-state policies identified in Rhode Island’s Greenhouse Gas Action Plan will allow the state to meet the 2020 emissions-reduction target; further reductions can be achieved through recommended policies that involve regional or national coordination. The strategies include:

- Implementing a fuel-efficiency feebate program: Purchasers of low efficiency vehicles would pay a fee, while purchasers of more efficient vehicles would receive a rebate.
- Improving the efficiency of buildings: A variety of programs would be created to replace existing equipment in homes and businesses with more energy efficient equipment and to promote the use of efficient combined heat-and-power.
- Encouraging smart growth: This would include initiatives to encourage the integration of land-use zoning and transit planning to reduce automobile trips by maximizing walkability, improving bus services, and guiding growth along rail transit routes.
- Adopting a renewable energy standard: A minimum percentage of electricity sold in the state would have to come from qualifying renewable resources. The stakeholders estimated the impact of a 20 percent by 2020 target, but did not recommend specifics for the policy, and agreed that further assessment would be needed.

Connecticut: The Connecticut Climate Change Stakeholder Dialogue’s 55 recommendations come close to achieving the 2020 regional target. The Connecticut plan recommends:

- Adopting the California clean car standards: Strict emission standards for all new cars sold beginning in model year 2007 would reduce emissions from the transportation sector.
- Creating a greenhouse gas feebate program: Purchasers of high greenhouse gas-emitting vehicles would pay a fee, while purchasers of low emitting vehicles would receive a rebate.
- Improving efficiency in homes: This would decrease energy use in houses by requiring new buildings to meet the most recent energy codes, expanding the rebates offered under the Energy Star Homes program, and providing funding to double the number of houses served under the federal Weatherization Assistance Program.
- Adopting a renewable energy strategy: The state would extend its existing renewable energy standard for electricity generation, require that state government and universities purchase a percentage of their electricity from zero-emission renewables, and offer a tax credit for qualifying renewable energy production.
Ultimately, Vermont’s efforts to reduce global warming emissions will be judged not by the state’s ability to achieve interim goals, but by the speed with which the state can reduce – and eventually eliminate – its contribution to the degradation of the climate. Achieving the long-term reductions in emissions of 75-85 percent that scientists believe will be needed to eliminate any harmful threat to the climate is the true test by which the state’s efforts must be assessed, and should remain the overarching goal.

The 14 strategies above not only move Vermont far toward achievement of the short- and medium-term goals, but they also begin to lay the groundwork for a deeper transition that will bring the long-term goals within reach. In the transportation sector, swift implementation of a clean cars requirement will ensure the placement of thousands of high-efficiency and zero-emission vehicles on Vermont’s roads, while focusing the research energy of automakers on the development of the next generation of clean automobile technologies. The Pavley program, if properly designed and implemented, will create the regulatory framework to ensure that all vehicles make the least possible impact on the climate. New buildings and appliances will have energy efficiency built in, while owners of existing buildings and appliance will be able to take advantage of energy efficiency programs to reduce their energy consumption. Wind power and other renewables will produce one-fifth of the electricity Vermont uses, while solar panels, fuel cells and other new technologies will be market-ready and prepared to compete with traditional fossil and nuclear electricity.

Even with these advances, Vermont will still face difficult challenges. Our communities will have to be reshaped to rely less on individual cars and trucks to transport people and goods. Our economic system will have to reflect more fully the environmental and public health costs of the energy we use, and provide the capital needed to make the transition to cleaner and more efficient ways of living and doing business. Emissions of other global warming gases will have to be reduced dramatically. And other states, regions and nations far from Vermont will have to do their share as well.

Affecting these changes will require an unprecedented amount of research, discussion, cooperation and political will – as well as a commitment to achieve the long-term goal within a reasonable time frame; for example, by 2050. The early signs are positive: Vermont and the other New England states are now engaged in the discussion and study of global warming, its impacts, and the means of addressing the problem in a way they have never been before. But the critical test – implementation – lies ahead.

The strategies laid out in this report show the way forward. By using existing technologies and reasonable public policy tools, Vermont can make large strides toward reducing the state’s contribution to global warming in the near term, while in many cases improving public health, economic well-being and energy security, and providing a model of leadership for others to follow.
General Assumptions and Limitations

This report relies primarily on data and projections from the U.S. Energy Information Administration (EIA) to estimate past, present and future global warming gas emissions in Vermont. Future emission trends in Vermont are generally based on EIA’s projected rates of growth for New England as a whole. Vermont trends will differ, but the EIA growth projections provide a reasonable approximation of future trends, particularly given the regional context of Vermont’s global warming emission reduction efforts.

EIA’s projections of future energy use – as published in the Annual Energy Outlook 2003 (AEO 2003) – are intended to reflect all federal, state and local legislation adopted as of September 1, 2002. Several policy changes adopted after that date will have an impact on carbon dioxide emissions in Vermont (including the increase in the CAFE standard for light trucks). We have not attempted to revise EIA’s assumptions to reflect these changes.

This analysis focuses exclusively on emissions of carbon dioxide from energy use in Vermont and New England. The exclusion of other global warming gases from this analysis is not intended to minimize their importance, but is the result of time and resource limitations.

This report also limits its scope of analysis to the six New England states. Several of the policies described here could have effects outside the region that would either create additional carbon dioxide emissions or reduce emissions further than projected here. Because global warming is a global problem, it is important to consider these potential spill-over effects when setting policy, but it is beyond the scope of this report to do so.

All fees, charges and other monetary values are in 2003 dollars and are assumed to be indexed to inflation. In other words, the systems benefit charge assessed on electricity purchases in 2020 is assumed to have the same buying power as a 5-mill charge would have in 2003.

Baseline Emission Estimates

Baseline estimates of carbon dioxide emissions from energy use for 1990 were based on energy consumption data from EIA, State Energy Data 2000 (SEDR 2000). To calculate carbon dioxide emissions, energy use for each fuel in each sector (in BTU) was multiplied by carbon coefficients for 1990 as specified in EIA, Emissions of Greenhouse Gases in the United States 2001, Appendix B.

Significant changes in EIA’s methodology for collecting and presenting data render some information in SEDR 2000 unreliable for estimating 2000 carbon dioxide emissions, and require adjustments in the 1990 data. Specifically, EIA has changed the sources of some of its energy use data and reallocated energy use and emissions from non-utility producers of power from the industrial to the electric sector.

There were several possible methods for obtaining state-specific energy use data for fuels and sectors in which SEDR 2000 data are inaccurate. Our approach was to seek out the most recent available data from EIA’s fuel-specific reports or follow EIA-specified methodologies for adjusting data presented in SEDR 2000.

The 1990 figures for natural gas usage in each sector were adjusted upward by 2.3 percent, corresponding with the upward revision in national natural gas use figures as reported in EIA, Emissions of Greenhouse Gases in the United States 2001. The allocation of coal use and emissions between the industrial and electric sectors was adjusted as described for 2000 data below.

The following sources and methods were used by fuel:

- Coal – For both 1990 and 2000, coal use and emissions were reallocated between the industrial and electric sectors based on the following method, adapted from EIA, Emissions of Greenhouse Gases in the United States 2000, Appendix A:

  1) Total coal use for all sectors in BTU was obtained from SEDR 2000.

  2) Residential and commercial coal use in BTU was subtracted from the total, leaving total industrial and electric sector consumption.
3) Electric utility consumption was estimated by multiplying utility consumption of coal in short tons from EIA, Electric Power Annual 2001, Consumption by State by the appropriate heat rate for Vermont, obtained from EIA, SEDR 2000, Appendix B.

4) Consumption by non-utility power producers was estimated by multiplying the remaining coal consumption from the electric power sector (from Electric Power Annual 2001) by the appropriate heat rate.

5) Estimated consumption by utility and non-utility power producers was summed to arrive at total electric energy use from coal. This figure was then subtracted from the electric-plus-industrial consumption estimate to arrive at estimated consumption in the industrial sector.

- **Natural Gas** – Sector-specific natural gas consumption data for Vermont in million cubic feet were obtained from EIA, Vermont Natural Gas Consumption by End Use, downloaded from http://tonto.eia.doe.gov/dnav/ng/ng_cons_sum_svt_m_d.htm, updated 21 August 2003. Consumption data were converted to BTU values using thermal conversion factors from SEDR 2000.

- **Petroleum** – Data for consumption of distillate and residual fuel by sector was obtained from EIA, Fuel Oil and Kerosene Sales 2001, and then converted to BTU values using heat rates from AEO2003, except for the use of petroleum in the electric power sector, which was obtained from EIA, Electric Power Annual 2001 spreadsheets, Consumption by State. Estimated use of other petroleum products was based on SEDR 2000.

Several additional assumptions were made:

- Carbon dioxide emissions due to electricity imported into New England were not included in the emissions estimates, nor were “upstream” emissions resulting from the production or distribution of fossil or nuclear fuels.

- Combustion of wood and other biomass was excluded from the analysis per EIA, Emissions of Greenhouse Gases in the United States 2001, Appendix D. This exclusion is justified by EIA on the grounds that wood and other biofuels obtain carbon through atmospheric uptake and that their combustion does not cause a net increase or decrease in the overall carbon “budget.”

- Electricity generated from nuclear and hydroelectric sources was assumed to have a carbon coefficient of zero.

- Carbon emissions from the non-combustion use of fossil fuels in the industrial and transportation sectors were derived from estimates of the non-fuel portion of fossil energy use and the carbon storage factors for non-fuel use presented in U.S. EPA, Comparison of EPA State Inventory Summaries and State-Authored Inventories, downloaded from http://yosemite.epa.gov/oar/globalwarming.nsf/UniqueKeyLookup/JSIN5DTQKG/$File/pdfB-comparison1.pdf, 31 July 2003. To preserve the simplicity of analysis and to attain consistency with future-year estimates, industrial consumption of asphalt and road oil, kerosene, lubricants and other petroleum, and transportation consumption of aviation gasoline and lubricants were classified as “other petroleum” and assigned a carbon coefficient of 20 MMTCE per quad BTU for that portion that is consumed as fuel.

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**Known Discrepancies with Other Published Estimates**

Due to variations in methodology, the adjustment of energy use figures over time, and inherent disagreement in the data presented in various EIA reports, the emissions estimates for 2000 presented here differ somewhat from regional emission estimates derived from AEO 2003.

Because the estimates for this report were compiled using a common methodology applied to all six New England states, it is also possible to compare the regional total emissions estimate with estimates derived from AEO 2003 and presented in the New England Climate Coalition’s 2003 report, Global Warming in New England. Estimated 2000 carbon dioxide emissions for the region based on the sources and methodology in this report are about 3 percent lower than estimated emissions based on AEO 2003’s regional
energy use figures – assuming the continued operation of the region’s nuclear power plants in both cases. Specifically, the methodology of this report appears to significantly underestimate emissions from petroleum use in the commercial sector and natural gas use in the industrial sector and to overestimate emissions from natural gas use in the commercial sector when compared to estimates based on AEO 2003. These discrepancies are likely due to the use of varying EIA reports for fuel use estimates. The expected publication of an updated version of SEDR in 2004 should clear up these discrepancies and we encourage a revisiting of the data at that time.

Future Year Projections

Projections of energy use and carbon dioxide emissions for Vermont are based on applying the New England year-to-year projected growth rates for each fuel in each sector from AEO 2003 to the Vermont baseline emissions estimate for 2000, with two exceptions.

1) In the transportation sector, EIA’s estimates of vehicle travel increases are significantly higher than recent experience in the state. Instead of using EIA’s projected growth rates for motor gasoline use, we used a growth rate of 1.6 percent per year, based on the average annual growth rate in vehicle miles traveled in Vermont from 1990 to 2000, based on Federal Highway Administration, Highway Statistics 2000 and Highway Statistics, Summary to 1995. While it is likely that EIA’s methodology also overstates emissions for diesel fuel use, we used the EIA assumptions because of the difficulty of disaggregating vehicular diesel fuel use from use by other transportation modes.

2) Unlike EIA, we assume that nuclear reactors in New England are retired at the expiration of their current operating licenses. Thus, the base case estimate for power-sector energy use in Vermont was adjusted by eliminating any nuclear generation from the power-sector energy mix beyond 2012 and replacing it with gas-fired generation. The level of electric-sector natural gas consumption needed to replace nuclear generation was estimated by multiplying the amount of nuclear energy consumption based on AEO 2003 by the ratio of the calculated heat rate for natural gas generation divided by the imputed heat rate for nuclear generation, based on data from Supplementary Table 66 of AEO 2003. Heat rates were calculated by dividing energy consumption for each fuel by net generation for each fuel. This method will tend to slightly overstate energy use – and therefore emissions – from natural gas, since it is likely that new natural gas-fired generation will be more efficient than the average efficiency of all natural gas plants in the region for any given year.

Further, projected emissions from the electricity sector assume that Vermont continues to receive power from HydroQuebec through 2020. This full amount of zero-emission power may not be available, and thus Vermont will need to replace that lost electricity with power from other sources. We did not attempt to adjust Vermont’s projected emissions for this factor.

Carbon Dioxide Reductions from Electricity Savings and Renewables

Carbon dioxide reductions for measures that reduce electricity use or expand renewable resources were generally estimated based on the impact of the reductions on the entire New England grid. For individual strategies, a range of savings were projected based on two sets of assumptions:

- **Low savings estimate** – Based on the use of efficiency savings and renewables to first offset power lost through the closure of in-state nuclear plants whose licenses have expired, then to offset natural gas generation on the New England grid, which is projected by EIA in AEO 2003 to account for virtually all of New England’s new electric generating capacity beyond 2009. The formulas used to calculate these reductions are similar to those described above for the replacement of nuclear power in the base case, with differences in heat rates among the fuels used to estimate the amount of generating capacity that would be displaced. This case is intended to replicate a scenario in which efficiency and renewable savings are used to avoid the need to construct new generating capacity, rather than retire less-efficient old generators.

- **High savings estimate** – Based on the use of efficiency savings and renewables to first offset power lost through the closure of in-state nuclear plants...
whose licenses have expired, then to offset generation on the New England grid with the highest carbon dioxide emissions, first coal, then petroleum. The assumed offset of coal-fired generation may not yield the maximum carbon reductions possible under a regional carbon cap, since some oil-fired generating units in New England produce greater carbon dioxide emissions per unit of delivered electricity than coal-fired plants. The examination of plant-by-plant data was, however, beyond the scope of this report. As a result, the simplifying assumption to reduce coal-fired generation likely produces a conservative estimate of the maximum potential benefits of an electric-sector carbon cap.

The two estimates suggest the potential impact of an electric-sector carbon cap, with greater savings arising from a strong cap that creates pressure to retire old generation (the high savings estimate) and lesser savings arising from a weak cap or the absence of a cap (the low savings estimate). In reality, it is likely that both the high and low estimates are somewhat extreme – that is, that some old coal-fired generation would be retired in the absence of a cap and that some small amount may remain even with a cap.

In addition, all electricity-related estimates assume that New England produces all the power it consumes and is neither a net importer nor a net exporter of electricity. The potential for “leakage” of emission reductions – in which public policies result in increased importation of high-emission electricity from elsewhere, thus leading to greater emissions in the aggregate – is an important issue for policy-makers to address, but was beyond the scope of this report to incorporate.

Transportation Sector Strategies

All estimated reductions from transportation-sector strategies were derived by estimating the percentage reductions in light-duty vehicle motor gasoline use from the baseline arrived at by the methods above. Light-duty vehicle gasoline use was estimated by multiplying the motor gasoline baseline by the percentage of motor gasoline used by light-duty vehicles, derived from the supplementary tables to AEO 2003.

Percentage reductions were calculated by multiplying grams/mile emission factors for carbon dioxide, based on a modified version of the Argonne National Laboratory’s GREET model, version 1.5a, by the projected percentages of VMT driven by vehicles of various classes, types and ages, estimated as described below. Estimates for light-duty carbon dioxide emissions were based on the following sources:

- **Vehicle-miles traveled (VMT) percentages** – VMT percentages by vehicle class were derived by dividing projected national light-duty VMT for each year by the projected national light-duty vehicle stock as reported in supplementary tables to AEO 2003. This average VMT/vehicle/year figure was then adjusted to reflect the slightly higher VMT/vehicle/year of passenger cars vs. light trucks (based on a two-year average of VMT/vehicle derived from FHWA data) and multiplied by the projected nationwide passenger car and truck stocks in AEO 2003. Light-duty truck VMT was further divided into heavy and light categories by multiplying the total truck VMT by vehicle stock percentages contained in EPA, Fleet Characterization Data for MOBILE6, September 2001. The projected VMT for each vehicle class was then divided by the total light-duty VMT to arrive at the percentage of total VMT traveled by vehicles in each class in each year.

VMT were further disaggregated into VMT by model year and vehicle class for each year between 2001 and 2020, based on estimates of VMT accumulation rates presented in EPA, Fleet Characterization Data for MOBILE6. No attempt was made to customize the national VMT percentages for Vermont.

- **Carbon dioxide emission factors** – Grams-per-mile emission factors for each model year and class were based on modifications to the GREET model, version 1.5a. For conventional gasoline vehicles, the only modification to the model was the substitution of “real-world” fleet average miles per gallon (MPG) estimates for each model year from 1970 to 2020. For 1975 through 1999, real-world MPG was calculated by multiplying EPA-rated MPG for cars and light trucks (as reported in EPA, Light Duty Automotive Technology and Fuel Economy Trends, 1975 Through 2003, April 2003) by an adjustment factor of 0.8. For model years prior to 1975, 1975 figures were used. For 2000-2020, new car and truck on-road miles per gallon was based on Supplementary Table 49 to AEO 2003.
Real-world MPG projections were then input into the GREET model, producing grams-per-mile carbon dioxide emission factors for vehicle operations. Carbon dioxide emissions stemming from feedstock and fuels were not included in this analysis. The resulting emission factors for vehicles greater than three years old were then divided by 0.97 to account for the loss of fuel economy resulting from the replacement of low-rolling resistance tires with less-efficient replacement tires.

For vehicles covered by the Zero Emission Vehicle program, vehicles sold to meet the program’s obligation for Advanced Technology Partial Zero-Emission Vehicle (AT-PZEV) credits were assumed to be hybrids, producing the same per-mile emissions as default hybrid vehicles in the GREET model, and vehicles sold to meet the obligation for pure Zero Emission Vehicle (ZEV) credits were assumed to be GREET model-default hydrogen fuel-cell vehicles. Because hydrogen fuel-cell vehicles emit no pollutants in vehicle operation, lifecycle carbon dioxide emissions were used. This assumption may result in a higher estimate for in-state carbon dioxide emissions from fuel-cell vehicles because it is unclear whether the conversion from natural gas to hydrogen would take place locally (thus resulting in carbon dioxide emissions) or at an out-of-state location.

**Zero-Emission Vehicle Program**

Percentages of conventional, AT-PZEV and ZEV vehicles that would be sold in Vermont under the ZEV program were derived from projections of vehicle sales in California under the ZEV program in Chuck Shulock, California Air Resources Board, *The California ZEV Program: Implementation Status*, presented at EVS-20, the 20th International Electric Vehicle Symposium and Exposition, November 2003. ZEV program implementation was assumed to begin in 2007. The sale of pure ZEVs was assumed to not be required until 2012 per recent proposed changes in the California ZEV rule. Estimates of California sales may not translate accurately to Vermont due to automakers’ accumulation of banked credits that can be used to reduce ZEV program obligations in the early years of the program in California.

To adjust for the presumed inclusion of earlier ZEV program requirements in *AEO 2003* projections, savings from the ZEV program were reduced by the estimated reductions of the previous (2001) version of the ZEV program, with estimated ZEV sales percentages derived from a spreadsheet supplied by CARB based on the 2001 ZEV amendments, with all pure ZEVs under the old scenario presumed to be full-function battery-electric vehicles.

**California Vehicle Carbon Dioxide Limits**

Emission factors for new conventional vehicles (i.e. those not used to obtain ZEV or AT-PZEV credits) under this scenario were assumed to be reduced by 30 percent between 2009 and 2019, with reductions taking place in a linear fashion over that time period. Because California has not yet proposed regulations for implementing tailpipe carbon dioxide limits, it is impossible to know whether ultimate reductions will be greater or less than the 30 percent estimated here and the estimated program benefits should be interpreted with caution.

**Low Rolling Resistance Tires**

Savings from the use of low rolling resistance replacement tires were estimated by reducing carbon dioxide emission factors by 3 percent from baseline assumptions for vehicles reaching four, seven and 11 years of age beginning in 2005, per California Energy Commission, *California Fuel-Efficient Tire Report, Volume II*, January 2003. This estimate assumes that the tire stock will completely turn over; that is, that LRR tires will supplant non-LRR replacement tires in the marketplace through a state requirement. Other policies to encourage, but not mandate, LRR tires will likely produce reduced savings.

**Feebate**

Potential savings from a feebate program are based on estimated fuel economy improvements from a California state feebate program in *Reducing California’s Petroleum Dependence* (California Energy Commission and California Air Resources Board, Final Staff Report, August 2003, Appendix C, Attachment B, B-251). Improvements in fuel economy translate to a 4.2 percent reduction in carbon dioxide emissions per mile for new cars by 2010 and an 8.2 percent reduction by 2020. For light trucks, estimated reductions in carbon dioxide emission rates are 5 percent by 2010 and 8.4 percent by 2020. Improvements in fuel economy are assumed to take place linearly beginning in 2005. The impact of a feebate program in Vermont could be greater or less than the Califor-
nia program studied depending on the scope of the program and its design.

**Pay-As-You-Drive Automobile Insurance**

Estimates of the impact of PAYD insurance are based on the assumption that 80 percent of collision and liability insurance payments in Vermont would be transferred to a mileage-based system, with participation in the system increasing by 10 percent per year from 2005 to 2010, and 50 percent of all light-duty drivers participating in the system from 2010 to 2020. The average per-mile cost of insurance was computed by multiplying the average expenditure on collision and liability insurance in Vermont in 2001 as reported in *Facts and Statistics: The Rising Cost of Auto Insurance* (Insurance Information Institute, downloaded from http://www.iii.org/media/facts/statsbyissue/auto/content.print/, 29 October 2003) by the number of light-duty vehicle registrations in Vermont from FHWA, *Highway Statistics 2001*. This total expenditure figure was then divided by light-duty VMT derived from adjusted FHWA figures to arrive at an average per-mile cost for liability and collision insurance. This per-mile cost was then multiplied by 0.8 to account for any non-mileage related aspects of liability and collision coverage and to ensure the conservatism of the estimate, yielding an average per-mile charge of 2.8 cents. The estimated reduction in VMT that would result from such a charge was obtained from *Online TDM Encyclopedia: Pay-As-You-Drive Vehicle Insurance* (Victoria Transport Policy Institute, downloaded from http://www.vtpi.org/tdm/tdm79.htm, 3 December 2003). It was assumed that the decrease in VMT (3.5 percent) for drivers participating in the program would take place beginning immediately upon program implementation in 2005.

**VMT Stabilization**

VMT increases in this scenario are estimated to reflect Vermont's projected rate of population growth between 2005 and 2020 per *Projections of the Total Population of States: 1995 to 2025*, (U.S. Census Bureau, downloaded from www.census.gov/population/projections/state/stpipop.txt, 12 December 2003).

**Combination of Transportation Strategies**

Combined emission reduction estimates from the transportation strategies were derived by multiplying the percentage of emissions remaining from each of the strategies by the percentage remaining from the other strategies. The impact of a feebate program is not included in the combined policy case because it is difficult to ascertain how such a program would interact with carbon dioxide tailpipe standards.

**Other Transportation Assumptions**

- We assume a “rebound effect” of 20 percent on all measures that improve fuel economy or reduce per-mile carbon dioxide emissions. The rebound effect occurs when reduced per-mile costs of driving (such as would result from purchasing a vehicle with better fuel economy) encourage drivers to increase their VMT.

- We assume no mix shifting effects from any of the above policies. In other words, we assume that the strategies would not encourage individuals who would have purchased a car to purchase a light truck, or vice versa. It is likely that at least some mix shifting would occur as a result of some of the policy strategies (for example, high feebate charges encouraging individuals to shift from light trucks to cars), but we believe that the policies could be appropriately designed to ensure that any mix-shifting effects would serve to further reduce (rather than increase) carbon dioxide emissions.

**Residential, Commercial and Industrial Strategies**

**Building Energy Codes**

The projected impact of residential energy codes was derived by estimating the percentage of residential energy use that would take place in new homes under EIA projections and applying estimated percentage reductions in energy use that would take place under updated codes. Revised codes were not assumed to affect energy use in existing homes.

The proportion of projected residential energy use from new homes was derived by subtracting estimated energy use from homes in existence prior to 2004 from total residential energy use for each year based on AEO 2003 growth rates. Consumption of energy by sur-
Energy savings from updating Vermont’s residential building code to 2000 IECC standards are assumed to be 15 percent below projected levels for 2004-2010, based on Steven Nadel and Howard Geller, American Council for an Energy-Efficient Economy (ACEEE), State Energy Policies: Saving Money and Reducing Pollutant Emissions Through Greater Energy Efficiency, September 2001. Energy savings from future updates to residential building codes were assumed to be 32 percent below current projections for 2011-2020, also based on ACEEE. Energy savings from residential building energy codes were assumed to take place equally among the various fuels.

For commercial building codes, New England-specific commercial building retirement percentages were estimated by determining the approximate median age of commercial floorspace in New England based on data from EIA, 1999 Commercial Building Energy Consumption Survey (CBECS), estimating a weighted-average “gamma” factor (which approximates the degree to which buildings are likely to retire at the median age), and inputting the results into the equation, Surviving Proportion=1/(1+(Building Age/Median Lifetime)Gamma) as described in EIA, Model Documentation Report: Commercial Sector Demand Module of the National Energy Modeling System, March 2003. Baseline 2003 commercial energy demand was then multiplied by the percentage of surviving pre-code commercial buildings to estimate the energy use from buildings not covered by the code. For buildings covered by the code, all savings between 2005 and 2010 were assumed to be reflected in the baseline energy use estimate derived from EIA projections. The adoption of future upgrades to commercial energy codes was estimated to result in a 20 percent reduction in the use of all fuels in new construction from 2011 to 2020 per Nadel and Geller (ACEEE), State Energy Policies. No attempt was made to estimate the impact of commercial code revisions on energy use due to renovations of existing commercial space.

**Appliance Efficiency Standards**

Estimates of potential energy savings from appliance efficiency standards were based on Ned Raynolds and Andrew Delaski, Northeast Energy Efficiency Partnerships, Energy Efficiency Standards: A Low-Cost, High Leverage Policy for Northeast States, Summer 2002. Savings were assumed to begin in the adoption year specified in the NEEP report, with savings increasing in a linear fashion until 2020. We assume that standards for all the products listed in the NEEP report are adopted as described, including those subject to federal preemption. Finally, we assume that additional future efficiency standards would yield savings equivalent to 20 percent of the annual savings resulting from the above standards beginning in 2012.

**System Benefit Charges for Efficiency**

Projections of benefits from a 5-mill electric SBC for efficiency were computed based on the average kilowatt-hour/dollar savings rates from five New England SBC-supported programs for the most recent period for which data were available. (Maine was excluded due to a recent transition in the program from utility to state management.) Additional revenues generated by the increased SBC were determined by subtracting the projected revenue from existing SBC programs from projected revenue from a 5-mill efficiency SBC, then multiplying the increased fee by projected electricity use in Vermont. These revenues were then multiplied by the average kWh/$ savings rate, with the savings reduced by 33 percent to reflect the likely higher marginal cost of additional kWh savings due to the reduced availability of “low-hanging fruit” as a result of the original SBC programs. This produced an estimate of annual electricity savings as a result of efficiency programs due to the increased SBC. Future year savings from efficiency measures were assumed to be 90 percent of annual savings in the first through fourth years after implementation of the measures, 80 percent in years five through nine, 60 percent in years 10-14 and 50 percent afterward. These estimates are arbitrary, but yield maximum “lifetime” savings of about 12 times annual savings by the end of the study period, a rate lower than most estimates of lifetime savings from efficiency programs. Carbon dioxide savings were then calculated as described in “Carbon Dioxide Reductions from Electricity Savings and Renewables” above.

Savings resulting from the implementation of an oil/gas SBC-type program were estimated based on projected BTU-per-dollar savings rates of the Vermont Gas conservation program, as documented in Center
Combined Policy Case

The combined residential, commercial and industrial sector savings exclude savings resulting from appliance efficiency standards that may also be covered by enhanced building energy codes.

Electric Sector Strategies

Renewable Portfolio Standard

The impact of an RPS of 10 percent new renewables by 2010 and 20 percent new renewables by 2020 was estimated by multiplying projected electricity demand in Vermont by the percentage of the proposed RPS, which was assumed to be 2 percent of overall electric demand in 2005, with the percentage increasing by 2 percent each year until 2010 and 1 percent per yer between 2010 and 2020.

Solar Program Supported by Renewables SBC

The amount of funding that would be provided by a 0.15-mill earmark for solar programs in a renewables SBC was estimated in a similar manner as the SBC programs above, taking into account energy savings from other efficiency strategies in this report and assuming that the renewables SBC is applied only to electricity. The amount of new solar capacity that would be created with that funding was estimated by assuming the rate of subsidy needed to spark installation of solar PV systems. This figure was estimated at $4,000/kW for 2005-2010, $3,000/kW for 2011-2015, and $2,000/kW for 2016-2020. The initial $4,000/kW figure is based on the amount that would be required to increase the breakeven turnkey cost of residential solar to greater than $7,000/kW, per Christy Herig, Richard Perez, Susan Gouchoe, Rusty Haynes, Tom Hoff, Customer-Sited Photovoltaics: State Market Analysis, 2002. Figures for later years are conservative estimates based on the anticipated drop in prices for solar PV systems as estimated in U.S. Department of Energy and Electric Power Research Institute, Renewable Energy Technology Characterizations, 1997, 4-5, and other sources. Electricity output from this new installed capacity was estimated based on operation at average 18 percent efficiency. All new solar capacity was assumed to be distributed, with no line losses. One-half of the new solar electricity was assumed to count toward fulfillment of RPS requirements, the other half surplus to offset fossil fuel-fired generation. This split is arbitrary, but would allow for the retirement of green tags for the new renewable capacity by individuals and institutions who choose not to redeem them or to account for green power purchasing programs.

State Government Lead-By-Example

Emissions savings from state government are based on three categories of action. In each case, we assumed that government does not grow, an approach that makes our savings estimates conservative.

Data on current state energy use was provided by Bill Laferriere, State Building Services Manager. To calculate the emissions savings from reducing energy use in state facilities by 25 percent by 2020, we multiplied the energy savings for each fuel by its carbon coefficient.

Savings from improving the efficiency of the state’s vehicle fleet come from both gas and diesel savings. Data for state government transportation fuel use were not available; thus we relied on the Federal Highway Administration’s figures for gas use by non-federal governments – meaning our data represents fuel consumption by state, county, and local governments. Total statewide diesel use figures are from the same source. We estimated non-federal public sector diesel use by assuming that government diesel use is the same portion of total diesel use as government gas use is of total gas use. Projected efficiency improvements assume that non-federal government vehicle fleets...
achieve 20 percent more gallons per mile by 2012 and 28.5 percent more gallons per mile by 2020. We assumed that there would be no rebound effect of increased miles driven. Carbon savings were calculated by multiplying the energy savings for each fuel by its carbon coefficient.

Carbon savings from having state government purchase 20 percent of its electricity from renewable sources by 2010 relied on data provided by Bill Laferriere, State Building Services Manager. The calculations assume that the state has already reduced its energy use by 25 percent. The carbon output of the non-renewable electricity assumes that renewable power generation allows the retirement of high-emission coal plants before petroleum-fired plants.
2. Ibid.
3. Ibid.
4. Ibid.
5. Ibid.
10. See note 8.
11. See note 1.
12. Ibid.
13. Ibid.
14. Ibid.
15. Ibid.
17. See note 8.
18. See note 7.
22. See note 8.
23. See note 7.
24. Ibid.
25. Ibid.
26. Ibid.
30. See note 27.
32. See note 8.
41. New England Climate Coalition, Global Warming in New England, September 2003. Note: Projected base case emissions in this chart may differ with projected New England emissions presented elsewhere in this report due to changes in methodology and assumptions. Emission savings from sector-by-sector commitments in the regional plan are based on an optimistic interpretation of the plan’s potential results, compared to the conservative assumptions for the various policy options analyzed in this report. In most cases, policies to implement the plan’s commitments have not yet been formed or implemented. The gap be-
tween the governors’ and premiers’ regional commitments and the action plan goal thus represents the minimum amount of additional carbon dioxide reductions the region must achieve.

42. Office of Governor of Vermont, Climate Change Action Plan (executive order 14-03), 16 September 2003.

43. Jeff Merrell, Planning Division, Air Pollution Control, Department of Environmental Conservation, personal communication, 26 January 2004.


45. Increase from 1990 to 2000 is based on Vermont-specific EIA fuel use data as described in “Methodology and Technical Discussion.” The estimated increase from 2000 to 2020 is based on the projected growth rate in fuel use in New England from EIA, Annual Energy Outlook 2003, except for motor gasoline. The rate of growth in motor gasoline use is based on the annual rate of increase in vehicle-miles traveled from 1990 to 2000 in Vermont as reported in Federal Highway Administration, Highway Statistics Series, 1990 to 2000.

46. To be more precise, motor gasoline combustion accounted for 83 percent of carbon dioxide emissions from transportation in Vermont in 2000. About 92 percent of motor gasoline use in the transportation sector is used to power light-duty vehicles. (Source: EIA, Supplemental Tables to Annual Energy Outlook 2003).

47. Savings are over and above those from the previous version of the ZEV program adopted by Vermont, which is assumed to be included in the EIA baseline energy use estimates.


49. Based on a possible scenario for manufacturer compliance with the program in California in Chuck Shulock, California Air Resources Board, The California ZEV Program: Implementation Status, presented at EVS-20, the 20th International Electric Vehicle Symposium and Exposition, November 2003. The flexibility of the ZEV program means that manufacturers have many possible ways to comply with the requirement; this scenario assumes that manufacturers take full advantage of program provisions that allow them to substitute ultra-clean conventional gasoline vehicles and hybrids for “pure” zero-emission vehicles such as fuel-cell vehicles.


51. Based on default values from Michael Wang, Argonne National Laboratory, Greenhouse Gases, Regulated Emissions and Energy Use in Transportation (GREET) model, version 1.5a, 21 April 2001. Note: All figures for hybrids and conventional vehicles are based on emissions from vehicle operations (i.e. the tailpipe). Because hydrogen fuel-cell vehicles have no tailpipe emissions, fuel-cycle emissions were used. The default energy efficiency of hybrid-electric vehicles in GREET 1.5a is assumed to be 90 percent greater than gasoline-powered vehicles operating on conventional gasoline, while the efficiency of fuel-cell vehicles is assumed to be 200 percent greater. A draft version of an updated GREET model (GREET 1.6) assumes smaller efficiency improvements from the two technologies.

52. These results are similar to the 2.25 percent reduction in carbon dioxide emissions in Vermont under the Low-Emission Vehicle II/ZEV program in 2020 projected by Northeast States for Coordinated Air Use Management (NESCAUM) in Emissions Benefits of Adopting the LEV II Program in the Northeast (draft report), May 2003.


62. Ibid.


65. See John W. Holtzclaw, Robert Clear, Hank Dittrman, David Goldstein and Peter Haas, “Location Efficiency: Neighborhood and Socio-Economic Characteristics Determine Auto Ownership and Use — Studies in Chicago, Los

67. Note: These projections do not include the impact of a feebate program. It is very uncertain how a feebate program would interact with a program to set standards for carbon dioxide emissions from vehicles. Presumably, a feebate program with a zero point that increases to match the average per-mile carbon emission level of the vehicle fleet would continue to provide an incentive for the purchase of more fuel efficient vehicles, and therefore lead to lower carbon emissions, but the degree of such an incentive is difficult to discern based on the existing literature.


71. For a list of readings on the potential of new highways to increase vehicle travel, see Robert Noland, Induced Travel Bibliography, www.vtpi.org/induced_bib.htm, September 2003.

72. Range of savings in 2010 estimate is based on two differing assumptions as to the type of electricity generation that would be displaced as a result of efficiency savings, with the greater reductions based on the displacement of higher carbon-emitting generating capacity (as would result from adoption of a strong regional carbon cap) and the lower reductions based on the displacement of new generation from natural gas. See “Methodology and Technical Discussion” for more details.


75. Ibid.

76. Ibid.

77. See note 73.


80. See note 78.

81. Our estimate of savings from the statewide adoption of commercial energy codes is not adjusted for savings already achieved from the application of IECC 2000 to Act 250-covered buildings. Thus, our analysis likely overestimates the savings Vermont could achieve through the expansion and updating of building codes.


83. Ibid.

84. Ibid.


89. Our projected savings are based on the assumption that Vermont’s existing electricity SBC averages 2.5 mills, not the approximately 2.9 mill average reported above. This difference means that projected savings will likely be less than anticipated.


93. Ibid.

94. Center for Clean Air Policy, Connecticut Climate Change Stakeholder Dialogue: Recommendations to the Governor’s Steering Committee, January 2004

95. Our estimate of emissions savings from an SBC-funded efficiency program for oil and gas users is not adjusted for savings that would otherwise have been achieved through Vermont Gas’s existing programs. Thus our estimate of savings may overstate the potential of an oil and gas program.


98. Ibid.


109. 301 CMR 7.00 Appendix B.

110. Coal-fired generation produces more carbon dioxide per unit of fuel burned than other forms of generation. However, the carbon-intensity of generation per unit of electricity produced depends a great deal on the efficiency of the generating unit. A carbon cap that aimed to retire the highest-carbon forms of generation in New England would likely affect a mix of coal- and oil-fired generators. Unfortunately, the methodology of this report does not permit assessment of plant-by-plant emission levels. Thus, the assumption that a carbon cap would result in the displacement of coal-fired generation produces a conservative estimate of the maximum feasible emission reductions that would occur under a carbon cap.

111. The spikes in emissions on this chart represent temporary additional fossil fuel generation used to compensate for the retirement of nuclear reactors upon license expiration in 2012 and 2015. This analysis also assumes that the most-polluting plants (coal) are closed before cleaner sources (petroleum).

112. See note 42.


