Buildings Efficiency Guidance

Guidance for assessing the greenhouse gas impacts of buildings policies

First Draft, 26 July 2017

CONTENTS

Part I: Introduction, Objectives, Steps and Overview of Buildings Sector Policies .................................................. 2
  1 Introduction .................................................................................................................................................. 2
  2 Objectives of Assessing the GHG impacts of Buildings Policies ............................................................... 7
  3 Overview of Buildings Sector Policies .......................................................................................................... 9
  4 Steps and Assessment Principles .................................................................................................................. 16
  Part II: Defining the Assessment .................................................................................................................... 23
  5 Describing the Policy .................................................................................................................................. 23
  6 Identifying Impacts: How Buildings Policies Reduce GHG Emissions ....................................................... 29
  Part III: Assessing Impacts .............................................................................................................................. 40
  7 Estimating the Baseline Scenario and Emissions ......................................................................................... 40
  8 Estimating GHG Impacts Ex-Ante ................................................................................................................. 59
  9 Estimating GHG Impacts Ex-Post ................................................................................................................ 100
  Part IV: Monitoring and Reporting ................................................................................................................ 102
  10 Monitoring Performance Over Time ......................................................................................................... 102
  11 Reporting ................................................................................................................................................... 107

Appendix A: Stakeholder Participation During the Assessment Process .............................................................. 110
Appendix B: Overview of CDM Methodologies for the Buildings Sector ......................................................... 111
Abbreviations and Acronyms .................................................................................................................................. 112
Glossary ................................................................................................................................................................. 113
References .......................................................................................................................................................... 117
Contributors ......................................................................................................................................................... 120
PART I: INTRODUCTION, OBJECTIVES, STEPS AND OVERVIEW OF BUILDINGS SECTOR POLICIES

1. INTRODUCTION

With the adoption of the Paris Agreement in 2015, governments around the world are increasingly focused on implementing policies and actions that achieve greenhouse gas (GHG) mitigation objectives. The buildings sector contributes nearly 25% of global GHG emissions and represents more than 30% of final energy consumption. Countries are increasingly implementing policies and actions in the buildings sector to meet their energy efficiency targets and commitments. In this context, there is an increasing need to assess and communicate the impacts of energy policies and actions to ensure they are effective in delivering GHG mitigation and helping countries meet their sectoral targets and commitments.

Purpose of the guidance

This document provides methodological guidance for assessing the GHG impacts of energy efficiency policies in the buildings sector. The guidance provides a stepwise approach for estimating the effects of policy design characteristics and barriers associated with regulatory and financial support policies on GHG impacts. It is applicable to the commonly implemented buildings policies described in the Scope and Applicability section.

This guidance is part of the Initiative for Climate Action Transparency (ICAT) series of guidance for assessing the impacts of policies and actions. It is intended to be used in combination with any other ICAT guidance documents that users choose to apply. The series of guidance is intended to enable users that choose to assess GHG impacts, sustainable development impacts and transformational impacts of a policy to do so in an integrated and consistent way within a single impact assessment process. Refer to the Introductory Guide for more information about the ICAT guidance documents and how to apply them in combination.

Intended users

This guidance is intended for use by policymakers and practitioners seeking to estimate GHG mitigation impacts in the context of Nationally Determined Contribution (NDC) development and implementation, national low carbon strategies, and Nationally Appropriate Mitigation Actions (NAMAs) and other mechanisms. The primary intended users are developing country governments and their partners who are implementing and assessing buildings policies. Throughout the guidance, the term “user” refers to the entity implementing the guidance.

The main emphasis of the guidance is on the assessment of GHG impacts. Impact assessment can also inform and improve the design and implementation of policies. Thus, the intended users include any stakeholders involved in the design and implementation of buildings efficiency policies, strategies, NDCs or NAMAs, including research institutions, businesses and non-governmental organisations.

1 UNEP 2016. Available at: https://wedocs.unep.org/rest/bitstreams/45611/retrieve.
Scope and applicability of the guidance

This guidance provides methods for assessing the GHG impacts of energy efficiency policies in the buildings sector. The guidance primarily targets residential buildings, though it can also be used for commercial and public buildings. Assessments involving the commercial and public sectors may be more challenging because building types are defined less precisely than they are in the residential sector, as there is a general lack of knowledge on the composition of the building stock and missing standardised classification of different building types for many countries.

The guidance is applicable to three building stock types: new buildings, existing buildings with retrofit, and existing buildings without retrofit. It is applicable to the following types of buildings policies, which are described in more detail in Chapter 3:

- **Regulatory policies (for new buildings):**
  - Mandatory building codes
  - Voluntary building codes
  - Minimum energy performance standards (MEPS) for appliances
  - Mandatory labelling, certification and energy audits

- **Financial support policies (for new and existing buildings):**
  - Direct financial incentives
  - Fiscal measures

Table 1.1 presents the scope of the guidance in terms of the main elements targeted by buildings policies. The guidance focuses on the assessment of impacts from built-in energy loads, including space heating, cooling, lighting and hot water. The guidance does not assess the impacts of appliances that are unrelated to heating, cooling and hot water.

Table 1.1: Overview of guidance scope

<table>
<thead>
<tr>
<th>Building use</th>
<th>Space heating and cooling</th>
<th>Appliances (related to heating, cooling and hot water)</th>
<th>Appliances+ (not related to heating, cooling and hot water)</th>
<th>Lighting**</th>
<th>Cooking</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Commercial</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Public</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

* Excludes all other hardwire load appliances and plug load appliances (e.g., network connected appliances and brown goods)

** Includes all aspects related to lighting that are included in building code regulations

2 Throughout this guidance, where the word “policy” is used without “action,” it is used as shorthand to refer to both policies and actions. See Glossary for definition of “policies or actions”.
This guidance details a process for users to follow when conducting a GHG assessment of buildings policies. It provides guidance on defining the assessment, an approach to GHG assessment including ex-ante (forward-looking) assessments and ex-post (backward-looking) assessments, and monitoring and reporting. Throughout the document, examples and case studies [to be developed] are provided to illustrate how to apply the guidance.

The guidance is applicable to policies:

- At any level of government (national, subnational or municipal) in all countries and regions
- That are planned, adopted or implemented
- That are new policies or extensions, modifications, or eliminations of existing policies

When to use the guidance

The guidance can be used at multiple points in time throughout a policy design and implementation process, including:

- **Before policy implementation**: To assess the expected future impacts of a policy (through ex-ante assessment)
- **During policy implementation**: To assess the achieved impacts to date, ongoing performance of key performance indicators, and expected future impacts of a policy
- **After policy implementation**: To assess what impacts have occurred as a result of a policy (through ex-post assessment)

Depending on individual objectives and when the guidance is applied, users can implement the steps related to ex-ante assessment, ex-post assessment or both. The most comprehensive approach is to apply the guidance first before implementation, regularly during policy implementation and again after implementation. Users carrying out an ex-post assessment only skip Chapter 8. Users carrying out an ex-ante assessment only skip Chapter 9.

Key recommendations

The guidance includes *key recommendations* that represent recommended steps to follow when assessing and reporting impacts. These recommendations are intended to assist users in producing credible impact assessments that are high quality and based on the principles of relevance, completeness, consistency, transparency and accuracy.

In keeping with ICAT guidance being non-prescriptive, the key recommendations focus on the key steps that users are recommended to follow, rather than on any specific methods, models or tools they should use. Key recommendations focus more on the “what” users should do than the “how” they can do it. The guidance that accompanies each key recommendation provides the “how.”

Key recommendations are indicated in subsequent chapters by the phrase “It is a *key recommendation* to….” All key recommendations are also compiled in a checklist at the beginning of each chapter.

Key recommendations are provided as an option to users that want to assess and report impacts according to a consistent set of steps and approaches. Users that want to follow a more flexible approach can choose to use the guidance without adhering to the key recommendations.
The ICAT Introductory Guide provides further description of how and why key recommendations are used within the ICAT guidance documents, as well as more information about following either the “flexible approach” or the “key recommendations” approach when using the guidance. Refer to the Introductory Guide before deciding on which approach to follow.

Relationship to other guidance and resources
This guidance uses and builds on several existing resources mentioned throughout the document, which are also listed in the References section.

The guidance is consistent with the Greenhouse Gas Protocol Policy and Action Standard\(^3\) and the Draft Policy and Action Standard – Commercial and Residential Buildings Sector Guidance\(^4\), both of which provide guidance on estimating the greenhouse gas impacts of policies and actions and discussion on many of the accounting concepts in this document, such as baseline and policy scenarios. This guidance adapts the structure and some of the tables, figures and text from the Policy and Action Standard, where relevant. Figures and tables adapted from the Policy and Action Standard are cited, but for readability not all text taken directly or adapted from the standard is cited.

Process for developing the guidance
This guidance is being developed through an inclusive, multi-stakeholder process convened by ICAT. The development is led by NewClimate Institute (technical lead) and VCS (co-lead), who serve as the Secretariat and guide the development process. A Technical Working Group (TWG) contributes to the development of the technical content for the guidance through participation in regular meetings and written comments. The TWG consists of experts and stakeholders from a range of countries identified through a public call for expressions of interest.

The buildings efficiency sector was selected based on a set of criteria compiled with input from the TWG. The selection was reached after all options were ranked against a set of criteria which included:

- Role of the subsector in countries’ NDCs
- Emission reductions potential
- Extent to which policies for the subsector exist in countries
- Current and future emissions levels/share of subsector emissions
- Potential lock-in/transformation
- Gaps in available guidance
- Investment needs under a 1.5-2°C temperature goal

A Review Group will provide written feedback on multiple drafts of the guidance. The drafts will also be circulated for public consultation more broadly. The draft guidance will be tested with ICAT participating countries and other interested countries to ensure that it can be practically implemented, gather feedback


for its improvement and provide case studies for the final publication. Anyone interested in testing the guidance is encouraged to get in touch with the ICAT team.

ICAT’s Advisory Committee provides strategic advice to the initiative. More information about the guidance development process, including governance of the initiative and the participating countries, is available on the ICAT website.

All contributors are listed in the "Contributors" section
2. **OBJECTIVES OF ASSESSING THE GHG IMPACTS OF BUILDINGS POLICIES**

This chapter provides an overview of objectives users may have in assessing the GHG impacts of buildings policies. Determining the assessment objectives is an important first step, since decisions made in later chapters are often guided by the stated objectives.

**Checklist of key recommendations**

- Determine the objectives of the assessment at the beginning of the impact assessment process

Assessing the GHG impacts of policies is a key step towards developing effective GHG mitigation strategies. Impact assessment supports evidence-based decision making by enabling policymakers and stakeholders to understand the relationship between buildings policies and expected or achieved changes in various GHG impacts. It is a key recommendation to determine the objectives of the assessment at the beginning of the impact assessment process.

Examples of objectives for assessing the GHG impacts of a policy are listed below. The ICAT Sustainable Development Guidance can be used to assess the broader sustainable development impacts of policies and users should refer to that guidance for objectives for assessing such impacts.

**General objectives**

- **Estimate the GHG impacts of policies to determine whether they are on track to meet goals** such as NDCs or energy efficiency targets in the buildings sector
- **Ensure that policies are cost-effective** and that limited resources are invested efficiently

**Objectives of assessing impacts before policy implementation**

- **Improve policy selection, design and implementation** by understanding the impacts of different design and implementation choices
- **Inform goal setting** by assessing the potential contribution of policies to national goals and targets, such as NDCs
- **Access financing** for policies by estimating potential GHG impacts

**Objectives of assessing impacts during or after policy implementation**

- **Assess policy effectiveness** by determining whether policies are delivering the intended results
- **Improve policy implementation** by determining whether policies are being implemented as planned
- **Inform future policy design** and decisions on whether to continue current actions, enhance current actions, or implement additional actions
- **Learn from experience and share best practices** about the policy impacts
- **Track progress toward national goals and targets** such as NDCs and understand the contribution of policies toward achieving them
• **Report**, domestically or internationally, on the impacts of policies achieved to date

• **Meet funder requirements** to report on GHG impacts of policies

Users should also identify the intended audience(s) of the assessment report. Possible audiences include policymakers, the general public, NGOs, companies, funders, financial institutions, analysts, research institutions, or other stakeholders affected by or who can influence the policy. For more information on identifying stakeholders, refer to the ICAT *Stakeholder Participation Guidance* (Chapter 5).

Subsequent chapters provide flexibility to enable users to choose how best to assess the impacts of policies in the context of their objectives, including which impacts to include in the GHG assessment boundary and which methods and data sources to use. The appropriate level of accuracy and completeness is likely to vary by objective. Users should assess the impacts of their policies with a sufficient level of accuracy and completeness to meet the stated objectives of the assessment.
3. **OVERVIEW OF BUILDINGS SECTOR POLICIES**

This guidance approaches the buildings sector with a systemic view by addressing a range of policies, including regulatory and financial support policies. These policies can be introduced as standalone measures or they can be integrated into policy packages. This chapter provides an overview of main types of policies covered by the guidance.

3.1 **Types of policies in the buildings sector**

This guidance can be used to assess the GHG impacts of regulatory and financial support policies in the buildings sector. Mandatory labelling, certification and energy audits are sometimes considered as information policies. However, for the purposes of this guidance, they are considered regulatory policies, because mandatory labelling, certification and energy audits have a decisive regulatory character. Voluntary labelling, certification and energy audits, however, mainly focus on information dispersion and thus are not within the scope of the guidance. Table 3.1 provides an overview of the common policy instruments and policies in the buildings sector.

Most energy efficiency policies for buildings have proven to be effective in achieving emission savings at low or even negative social costs. The most important determinants for the success of a policy are that it is well designed, enforced and implemented. For this reason, policy instruments should always be tailored to local contexts.\(^5\)

Evidence to date shows that building codes and labels, appliance standards and labels, supplier obligations, public procurement, and leadership programmes have been among the most cost-effective policy instruments.\(^6\) Evidence regarding the success of other policies, particularly information policies, is more limited.

*Table 3.1: Types of policy instruments and example policies in the buildings sector*

<table>
<thead>
<tr>
<th>Type of policy instrument</th>
<th>Example policies</th>
</tr>
</thead>
</table>
| Regulatory policies        | • Building codes (mandatory and voluntary) *  
                            | • Minimum energy performance standards (MEPS) for appliances *  
                            | • Mandatory labelling, certification and energy audits *  
                            | • Construction material standards  
                            | • Efficiency standards for HFCs and fluorinated gases (F-gases) used for refrigeration, cooling, insulation, fire-retardant and sound-insulation  
                            | • Public procurement requirements |
| Support policies           | • Financial support policies *  
                            | o Financial incentives |

---


\(^6\) Lucon, Ürge-Vorsatz et al. 2014.
<table>
<thead>
<tr>
<th>Fiscal measures</th>
<th>Non-financial support policies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inhabitant behaviour change incentives</td>
<td>Building permit waiver programmes</td>
</tr>
</tbody>
</table>

**Information policies**
- Awareness raising and information campaigns
- Energy labelling for end-user appliances
- Energy performance certificates
- Voluntary agreements
- Contractor training
- Smart metering
- Benchmarking programmes
- Building energy management systems programme
- Sustainability disclosure

**Taxes, charges and market mechanisms**
- Carbon and energy taxes
- Public goods charge
- Energy efficiency penalty
- Carbon markets with allocation and trading of emissions allowances

**Demand-side management**
- Policies targeting demand-side management changes

** Tradable permits**
- Energy-efficiency obligations and tradable energy-efficiency (white) certificates

**Voluntary and negotiated agreements**
- Tailored contracts between an authority and another entity, aimed at meeting a predefined level of energy savings

**Research and development (R&D)**
- Research grants for technology, building standards and materials

**Public procurement policies**
- Efficient products and equipment procurement
- Sustainable or energy efficiency standards for construction and repair
- Public leadership programmes

**Infrastructure programmes**
- Electrical grid/energy supply policies and improvements
- Smart grid
- Cogeneration and tri-generation programmes

* Indicates policy to which this guidance document is applicable

Source: Adapted from WRI 2015 and Lucon et al. 2014.
3.2 Regulatory policies

Overview of regulatory policies

Regulatory policies are instruments that mandate energy efficiency through imposed requirements. They are used in most countries that have legislation in place for energy efficiency in buildings. Regulatory policies are most effective when combined in a policy package with information policies and support policies, as these can help to ensure higher compliance rates. Due to difficulties in enforcing mandatory standards, countries have also chosen to introduce voluntary standards before making them mandatory to allow the markets time to adapt. A typical phasing of policy instruments in a policy package is depicted in Figure 3.1 below. The subsequent sections describe specific types of regulatory policies.

Figure 3.1: Typical commercialisation path of innovative products, building systems and associated policies

Building codes

Building codes are sets of standards that specify minimum requirements of energy performance for new or existing buildings. They are among the most common and effective regulatory policies for energy efficiency in new buildings. The widespread implementation of stringent building codes for all new buildings is determined to be a key policy priority for achieving a 1.5-2°C scenario.

Although several countries have recently started to introduce mandatory building codes for retrofits in existing buildings, their prevalence has not been as common as governments have tended to be reluctant to enforce standards on owners of existing buildings. Adequate compliance remains a major barrier, even in countries with advanced buildings policies.

Building codes can be grouped into two main categories depending on the compliance approach:

- **Prescriptive building codes** set minimum energy performance requirements for each building component (e.g., permissible levels of heat loss for windows, roofs and walls, and/or efficiency levels for heating, cooling and lighting equipment).

---

7 Schwarz 2009; Lucon, Ürge-Vorsatz et al. 2014.
8 Lucon, Ürge-Vorsatz et al. 2014.
9 IEA 2013a.
Performance-based building codes require the overall building to be considered as one single system and comply with maximum energy standards.\(^\text{10}\)

The success of building codes in achieving expected energy savings depends on effective enforcement and a regular revision schedule to strengthen the standards. Figure 3.2 illustrates the typology of building codes depending on the building type and the compliance specifications.

**Figure 3.2: Typology of building codes by building type and compliance specifications**

Building codes often refer to the building envelope, which is the physical shell separating the interior and exterior of a building. Components of the building envelope include the walls, floors, roofs, ceilings, windows and doors. The building envelope can affect energy use and GHG emissions. Decreasing heat transfer through the building envelope is crucial for reducing the need for heating and cooling.

The guidance refers to retrofit and deep retrofit activities implemented under policies for existing buildings. Retrofit, also known as called conventional retrofit or shallow retrofit, refers to the modifications made to existing buildings to improve energy efficiency and decrease energy demand. Deep retrofit refers to the building assessment and construction process that uses a more integrative approach to achieve larger energy savings than conventional retrofits. Deep retrofits address nearly all energy loads, including space heating and cooling, hot water, lighting, appliances and plug loads. Often conventional or shallow retrofits focus on simple and isolated system upgrades, while deep retrofits use a systems approach to assess the whole building for overall energy efficiency. The guidance is applicable to both types of retrofit, though the lower impact of conventional or shallow retrofits may mean it is not a worthwhile undertaking to assess the impacts of such policies that promote such retrofits.

---

\(^{10}\) IEA 2013a.
Minimum energy performance standards for appliances

Minimum energy performance standards (MEPS) for appliances are rules or guidelines for a particular product class that set a minimum efficiency level, and usually prohibit the sale of underperforming products.¹¹ Most developed countries and an increasing number of developing countries have put forward MEPS for appliances.¹²

Appliance standards tend to be easier to enforce than building codes, as compliance can be monitored at the level of producers and distributors instead of buildings. Appliance standards can therefore be a good first step in countries that have yet to implement comprehensive policies for energy efficiency in buildings.¹³ Appliance standards should act as complements rather than substitutes for building codes. Appliance standards for cooling equipment alone do not ease pressure on the electricity grid, in low-income countries, due to growing demand for cooling.¹⁴

Mandatory labelling, certification and energy audits

Labelling and certification programmes rate the energy performance of buildings or appliances for users and buyers, and validate that buildings or appliances meet certain standards. Labelling and certification programmes can be either voluntary or mandatory. Only mandatory labelling and certification programmes are considered regulatory policies and are included in the scope of the guidance. Voluntary labelling and certification mainly focus on information dispersion, and are considered information policies which do not fall within the scope of the guidance. Similar to standards, building and appliance labels are most successful when technical specifications are regularly updated to reflect the best products or buildings on the market. Equipment and appliance labels are often used to enhance the impact of standards.

Energy audits are typically used to identify cost-effective energy efficiency measures after assessing the energy performance of existing buildings and are most prevalent for commercial buildings. They are most successful when they are mandatory and combined with incentives to implement the identified measures to enhance energy efficiency.

3.3 Support policies

Support policies include both financial support policies and non-financial support policies aimed at encouraging different actors to increase energy efficiency. Evidence from European countries shows that financial support policies to support energy efficiency in the buildings sector are relatively common, but the understanding of their overall effectiveness remains unclear. There is some evidence that financial support policies directly targeting upfront costs tend to be more effective than other support policies such as energy or carbon taxes (that target running costs), provided the level of support is sufficient.¹⁵

---

¹¹ Lucon, Ürge-Vorsatz et al. 2014.
¹³ Schwarz 2009.
¹⁴ Liu, Meyer and Hogan 2010.
¹⁵ Schwarz 2009.
Support policies typically work in one of the three following ways:

- By encouraging actors to comply with existing regulatory and voluntary standards
- By encouraging actors to exceed the requirements of regulatory standards
- By encouraging energy efficiency measures where no policies exist (standalone instrument)

Common financial support policies include:

- **Financial incentives** to meet certain efficiency standards when constructing or renovating buildings. These are among the most frequently used instruments to advance building energy efficiency in developing countries and for building retrofits.\(^\text{16}\) Examples include grants, subsidies or preferential loans for energy efficiency investments, renewable rebates, or utility rebates.

- **Fiscal measures** to encourage a further uptake of energy-efficient materials and equipment. Examples include reduced VAT or tax incentives or credits for energy efficiency investments.

Energy savings companies (ESCOs) are often established as a result of, or in response to, these financial support policies. ESCOs offer energy savings performance contracts that provide financial incentives and financing options for energy efficiency investments. They assess efficiency opportunities, purchase the equipment necessary to improve performance and install the equipment. Most ESCOs provide financing options for these services as well, but the building owner may be required to seek outside financing.

Common non-financial support policies include instruments such as building permit waiver programmes or increased floor area ratio incentives to enhance compliance with regulatory policies or to increase the impact of other policies.

In addition, non-financial incentives include access to training and/or capacity building (especially for builders, designers or building owners) or free access to market materials and globally recognised logos or brands (e.g., the Energy Star programme in the US). Similarly, obtaining access to networks (e.g., service providers and bulk purchases) and access to tools or data can all be offered as an incentive for participation in energy efficiency programmes, rather than just a free or paid resource.

### 3.4 Information policies

Information policies complement regulatory policies or financial support policies to inform the targeted audience about the existence and eligibility of such policies. Two main information policies that are addressed in this guidance:

- **Capacity building and training policies** aim to educate designers, builders, building code officials and other key stakeholders about requirements in new buildings policies. They are important in both the development and implementation phases of policies and can help ensure a higher rate of compliance for regulatory policies.

---

\(^\text{16}\) Lucon, Ürge-Vorsatz et al. 2014.
• **Advice and information campaigns** build awareness about buildings policies and are central to the implementation phase of policies.\(^{17}\) Targeted information and technical advice is particularly important to ensure a higher uptake of financial instruments.\(^{18}\)

Due to the difficulty in assessing the impact of information policies, they are not a focus of this guidance. These policies are considered in the barriers section of the ex-ante assessment guidance. In general, the lack of adequate information policies is considered to be a barrier since it tends to hinder the effectiveness of regulatory policies and support policies.

---

\(^{17}\) Deringer, Iyer and Huang 2004; Lucon, Ürge-Vorsatz et al. 2014.

\(^{18}\) Novikova et al. 2011.
4. STEPS AND ASSESSMENT PRINCIPLES

This chapter provides an overview of the steps involved in assessing GHG impacts of buildings policies, and outlines assessment principles to help guide the assessment.

Checklist of key recommendations

- Base the assessment on the principles of relevance, completeness, consistency, transparency and accuracy

4.1 Overview of steps

4.1.1 General overview of steps

This guidance is organised according to the steps a user follows in assessing the GHG impacts of a buildings policy (see Figure 4.1). Depending on when the guidance is applied, certain chapters are skipped. For example, if the user is assessing GHG impact ex-ante, but not ex-post, Chapter 9 can be skipped.

Figure 4.1: Overview of steps

Part I: Introduction, objectives, steps and overview of building sector policies
- Understand the purpose and applicability of the guidance (Chapter 1)
- Determine the objectives of the assessment (Chapter 2)
- Understand buildings policies (Chapter 3)
- Understand assessment steps and principles (Chapter 4)

Part II: Defining the assessment
- Clearly describe the policy to be assessed (Chapter 5)
- Identify the GHG impacts, define the GHG assessment boundary and assessment period (Chapter 6)

Part III: Assessing impacts
- Define the most likely baseline scenario, estimate baseline values for each parameter, estimate baseline emissions (Chapter 7)
- Estimate GHG impacts ex-ante (Chapter 8)
- Estimate GHG impacts ex-post (Chapter 9)

Part IV: Monitoring and reporting
- Identify key performance indicators and parameters to monitor and develop a monitoring plan (Chapter 10)
- Report the results and methodology used (Chapter 11)
4.1.2 Choosing an approach for estimating GHG emissions

Users should choose whether they want to estimate a GHG emission level or GHG emission reductions achieved by the policy. The choice is guided by the user’s objectives in undertaking the impact assessment.

Estimating GHG emission level

Estimating an emission level is relevant for determining whether policies are on track to meet goals such as NDCs or sectoral targets, and to inform goal setting. Where NDCs set out economy-wide emission targets, estimated sectoral emissions can be aggregated to obtain an estimated economy-wide emission level. This approach does not quantify the GHG emission reductions impact of a policy, but helps users understand expected future emissions with the policy in place.

Estimating an emission level, either ex-ante or ex-post, allows comparison against a target, as shown in Figure 4.2. Here, an ex-ante estimate of emission levels out to 2020 shows that there is a gap and expected emission reductions in the sector are not on track to be met. The figure also shows an ex-post estimate of emission levels, estimated in 2017. Here, the emission level is higher than the target – in other words, the anticipated emission reductions have not been achieved. In both of these ex-ante and ex-post assessments a baseline is not used, nor needed.

Figure 4.2: Use of GHG emission level in ex-ante and ex-post impact assessment

Estimating GHG emission reductions

Estimating emission reductions is relevant where the objective is to evaluate the performance and effectiveness of a specific policy. This requires comparing emissions under the policy scenario with emissions under a baseline scenario.

Figure 4.3 illustrates the estimation of GHG emission reductions ex-ante and ex-post. The reductions are calculated by subtracting the ex-ante (or ex-post) policy scenario emissions from the ex-ante (or ex-post) baseline emissions. To estimate the ex-ante emission reductions, both the policy scenario emissions and baseline emissions are forecasted. To estimate the ex-post emission reductions, only the baseline emissions have to be estimated, while the policy scenario emissions are based on observed data. The figure highlights that the ex-ante emission reductions estimate and the ex-post estimate may differ.
4.1.3 Expert judgment

Expert judgment is defined by the IPCC as a carefully considered, well-documented qualitative or quantitative judgment made in the absence of unequivocal observational evidence by a person or persons who have a demonstrable expertise in the given field. The user can apply their own expert judgment or consult experts.

When consulting experts, information can be obtained through methods that are known as expert elicitation. The 2006 IPCC Guidelines for National Greenhouse Gas Inventories provides a procedure for expert elicitation including a process for helping experts understand the elicitation process, avoiding biases, and producing independent and reliable judgments.

Expert judgment can be associated with a high level of uncertainty. As such, experts can be consulted to provide a range of possible values and the related uncertainty range or they can be consulted to help select suitable values from a range of values. Expert judgment can be informed or supported through broader consultations with stakeholders.

Assumptions or expert judgment will likely be required in order to complete the assessment where information is not available to make a reasonable assumption about the value of a parameter. When doing so, it is important to document the reason that no data sources are available and the rationale for the value chosen.

4.1.4 Planning the assessment

Users should review this guidance and plan in advance the steps, responsibilities and resources needed to meet their objectives for the assessment. The time and human resources required to implement the guidance and carry out an impact assessment depend on a variety of factors, such as the complexity of the policy being assessed, the extent of data collection needed and whether relevant data has already

---


been collected, whether analysis related to the policy has previously been done, and the desired level of accuracy and completeness needed to meet the stated objectives of the assessment.

Planning stakeholder participation

Stakeholder participation is recommended in many steps throughout the guidance. It can strengthen the impact assessment and the contribution of policies to GHG emission reduction goals in many ways, including by:

- Providing a mechanism through which people who are likely to be affected by a given policy or who can influence the policy are provided with an opportunity to raise issues and to have these issues considered before, during and after the policy implementation
- Raising awareness and enabling better understanding of complex issues for all parties involved, building their capacity to contribute effectively
- Building trust, collaboration, shared ownership and support for policies among stakeholder groups, leading to less conflict and easier implementation
- Addressing stakeholder perceptions of risks and impacts and helping to develop measures to reduce negative impacts and enhance benefits for all stakeholder groups, including the most vulnerable
- Enhancing the credibility, accuracy and comprehensiveness of the assessment, drawing on diverse expert, local and traditional knowledge and practices, for example, to provide inputs on data sources, methods and assumptions
- Enhancing transparency, accountability, legitimacy and respect for stakeholders’ rights
- Enabling enhanced ambition and financing by strengthening the effectiveness of policies and credibility of reporting

Various sections throughout this guidance explain where stakeholder participation is recommended — for example, in identifying impacts (Chapter 6), identifying barriers (Chapter 8), monitoring performance over time (Chapter 10), and reporting (Chapter 11).

Before beginning the assessment process, consider how stakeholder participation can support identified objectives and include relevant activities and associated resources in assessment plans. It may be helpful to combine stakeholder participation for impact assessment with other participatory processes involving similar stakeholders for the same or related policies, such as those being conducted for assessment of sustainable development and transformational impacts, and for technical review.

It is important to ensure conformity with national legal requirements and norms for stakeholder participation in public policies, as well as the requirements of specific donors and of international treaties, conventions and other instruments to which the country is party. These are likely to include requirements for disclosure, impact assessments and consultations, and may include specific requirements for certain stakeholder groups (e.g., UN Declaration of the Rights of Indigenous Peoples, International Labour Organisation Convention 169).

During the planning phase, it is recommended to identify stakeholder groups that may be affected by or may influence the policy. Appropriate approaches should be identified to engage with the identified stakeholder groups, including through their legitimate representatives. To facilitate effective stakeholder
participation, consider establishing a multi-stakeholder working group or advisory body consisting of stakeholders and experts with relevant and diverse knowledge and experience. Such a group may advise and potentially contribute to decision making to ensure that stakeholder interests are reflected in design, implementation and assessment of policies.

Refer to the ICAT Stakeholder Participation Guidance for more information, such as how to plan effective stakeholder participation (Chapter 4), identify and analyse different stakeholder groups (Chapter 5), establish multi-stakeholder bodies (Chapter 6), provide information (Chapter 7), design and conduct consultations (Chapter 8) and establish grievance redress mechanisms (Chapter 9). Appendix A summarises the steps in this guidance where stakeholder participation is recommended along with specific references to relevant guidance in the Stakeholder Participation Guidance.

Planning technical review (if relevant)

Before beginning the assessment process, consider whether technical review of the assessment report will be pursued. The technical review process emphasises learning and continual improvement and can help users identify areas for improving future impact assessments. Technical review can also provide confidence that the impacts of policies have been estimated and reported according to ICAT key recommendations. Refer to the ICAT Technical Review Guidance for more information on the technical review process.

4.2 Assessment principles

Generally accepted principles are intended to underpin and guide the impact assessment process, especially where the guidance provides flexibility. It is a key recommendation to base the assessment on the principles of relevance, completeness, consistency, transparency and accuracy, as follows:

- **Relevance**: Ensure the assessment appropriately reflects the GHG impacts of the policy and serves the decision-making needs of users and stakeholders, both internal and external to the reporting entity. Applying the principle of relevance depends on the objectives of the assessment, broader policy objectives, national circumstances, and stakeholder priorities.

- **Completeness**: Include all significant impacts in the GHG assessment boundary, including both positive and negative impacts. Disclose and justify any specific exclusions.

- **Consistency**: Use consistent assessment approaches, data collection methods, and calculation methods to allow for meaningful performance tracking over time. Transparently document any changes to the data sources, GHG assessment boundary, methods, or any other relevant factors in the time series.

- **Transparency**: Provide clear and complete information for internal and external reviewers to assess the credibility and reliability of the results. Disclose and document all relevant methods, data sources, calculations, assumptions, and uncertainties. Disclose the processes, procedures, and limitations of the assessment in a clear, factual, neutral, and understandable manner with clear documentation. The information should be sufficient to enable a party external to the assessment process to derive the same results if provided with the same source data.

- **Accuracy**: Ensure that the estimated impacts are systematically neither over nor under actual values, as far as can be judged, and that uncertainties are reduced as far as practicable. Achieve
sufficient accuracy to enable users and stakeholders to make appropriate and informed decisions with reasonable confidence as to the integrity of the reported information. If accurate data for a given impact category is not currently available, users should strive to improve accuracy over time as better data becomes available. Accuracy should be pursued as far as possible, but once uncertainty can no longer be practically reduced, conservative estimates should be used. Box 4.1 provides guidance on conservativeness.

In addition to the principles above, users should follow the principle of comparability if it is relevant to the assessment objectives, for example if the objective is to compare multiple policies based on their GHG impacts or to aggregate the results of multiple impact assessments and compare the collective impacts to national goals (discussed further in Box 4.2).

- **Comparability**: Ensure common methodologies, data sources, assumptions and reporting formats such that the estimated impacts of multiple policies can be compared.

**Box 4.1: Conservativeness**

Conservative values and assumptions are those more likely to overestimate negative impacts or underestimate positive impacts resulting from a policy. Users should consider conservativeness in addition to accuracy when uncertainty can no longer be practically reduced, when a range of possible values or probabilities exists (for example, when developing baseline scenarios), or when uncertainty is high.

Whether to use conservative estimates and how conservative to be depends on the objectives and the intended use of the results. For some objectives, accuracy should be prioritised over conservativeness in order to obtain unbiased results. The principle of relevance can help guide what approach to use and how conservative to be.

**Box 4.2: Applying the principle of comparability when comparing or aggregating results**

Users may want to compare the estimated impacts of multiple policies, for example to determine which has the greatest positive impacts. Valid comparisons require that assessments have followed a consistent methodology, for example regarding the assessment period, the types of impact categories, impacts, and indicators included in the GHG assessment boundary, baseline assumptions, calculation methods, and data sources. Users should exercise caution when comparing the results of multiple assessments, since differences in reported impacts may be a result of differences in methodology rather than real-world differences. To understand whether comparisons are valid, all methods, assumptions and data sources used should be transparently reported.

Comparability can be more easily achieved if a single person or organisation assesses and compares multiple policies using the same methodology. If the objective is to compare the results of unrelated assessments carried out independently, users should exercise caution in comparing the results, since differences in reported impacts may be a result of differences in methods.

Users may also want to aggregate the impacts of multiple policies, for example to compare the collective impact of multiple policies in relation to a national goal. Users should likewise exercise caution when aggregating the results if different methods have been used and if there are potential overlaps or interactions between the policies being aggregated. In such a case, the sum would either over or underestimate the impacts resulting from the combination of policies. For example, the combined impact
of a local energy efficiency policy and a national energy efficiency policy in the same country is likely less than the sum of the impacts had they been implemented separately, since they affect the same activities. Chapter 4 provides more information on policy interactions.

In practice, users may encounter trade-offs between principles when developing an assessment. For example, a user may find that achieving the most complete assessment requires using less accurate data for a portion of the assessment, which could compromise overall accuracy. Users should balance trade-offs between principles depending on their objectives. Over time, as the accuracy and completeness of data increases, the trade-off between these principles will likely diminish.
PART II: DEFINING THE ASSESSMENT

5. DESCRIBING THE POLICY

This chapter provides guidance on describing the policy. In order to assess the GHG impacts of a policy, users need to describe the policy that will be assessed, decide whether to assess the individual policy or a package of related policies, and choose whether to carry out an ex-ante or ex-post assessment.

Figure 5.1: Overview of steps in the chapter

Checklist of key recommendations

- Clearly describe the policy (or package of policies) that is being assessed

5.1 Describe the policy to be assessed

In order to effectively carry out an impact assessment in subsequent chapters, it is necessary to have a detailed understanding of the policy or policy packages being assessed. It is a key recommendation to clearly describe the policy, or package of policies, that is being assessed. Table 5.1 provides a checklist of recommended information that should be included in a description to enable an effective assessment. Table 5.2 outlines additional information that may be relevant depending on the context.

Users that assess a package of policies (e.g., a building code for new buildings that is simultaneously implemented with a preferential loan programme for new energy-efficient buildings) should use these tables to either document the package as a whole or document each policy within the package separately. If assessing a package of policies, it may be easiest to do the first two steps in the chapter (Sections 5.1 and 5.2) together or iteratively. Users that are assessing the sustainable development and/or transformational impacts of the policy should describe the policy in the same way to ensure a consistent and integrated assessment.

Table 5.1: Checklist of recommended information to describe the policy being assessed

<table>
<thead>
<tr>
<th>Information</th>
<th>Description</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title of the policy</td>
<td>Policy name</td>
<td>Building code for new buildings</td>
</tr>
<tr>
<td>Type of policy</td>
<td>The type of policy, such as those presented in Table 3.1. Also include building stock type and building use targeted by the policy</td>
<td>Regulatory instrument</td>
</tr>
<tr>
<td>Description of the specific interventions</td>
<td>The specific intervention(s) carried out as part of the policy, such as the technologies, processes or practices implemented to achieve the policy</td>
<td>The code includes two parts: Energy use intensity (EUI) standards (primary energy) for new buildings differentiated by types of residential housing buildings:</td>
</tr>
</tbody>
</table>
- Single-family house (SFH): 100 kWh/m²
- Apartment block (AB): 280 kWh/m²

Minimum performance standards for the building envelope, insulation, windows, etc. to meet overall EUI standard.

The code will be revised periodically to reduce the energy use intensity of new buildings over time based on long term targets.

<table>
<thead>
<tr>
<th>Status of the policy</th>
<th>Whether the policy is planned, adopted or implemented</th>
<th>Enacted and in force</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of implementation</td>
<td>The date the policy comes into effect (not the date that any supporting legislation is enacted)</td>
<td>Came into force on 1 January 2013</td>
</tr>
<tr>
<td>Date of completion (if relevant)</td>
<td>If relevant, the date the policy ceases, such as the date a tax is no longer levied or the end date of an incentive scheme with a limited duration (not the date that the policy no longer has an impact)</td>
<td>Ongoing</td>
</tr>
<tr>
<td>Implementing entity or entities</td>
<td>The entity or entities that implement(s) the policy, including the role of various local, subnational, national, international or any other entities</td>
<td>Federal ministry</td>
</tr>
<tr>
<td>Objectives and intended impacts or benefits of the policy</td>
<td>The intended impact(s) or benefit(s) the policy intends to achieve (e.g., the purpose stated in the legislation or regulation)</td>
<td>Reduction of energy consumption in buildings, ensure safe building environment, and quality of life</td>
</tr>
<tr>
<td>Level of the policy</td>
<td>The level of implementation, such as national level, subnational level, city level, sector level or project level</td>
<td>National</td>
</tr>
<tr>
<td>Geographical coverage</td>
<td>The jurisdiction or geographic area where the policy is implemented or enforced, which may be more limited than all the jurisdictions where the policy has an impact</td>
<td>Country</td>
</tr>
<tr>
<td>Sectors, targeted</td>
<td>Which sectors or subsectors are targeted</td>
<td>Emissions associated with electricity, steam and direct fossil fuel (energy carriers) use in buildings for lighting, heating, cooling, provision of hot water (end use)</td>
</tr>
<tr>
<td>Greenhouse gases targeted</td>
<td>Which GHG the policy aims to control, which may be more limited than the set of GHG that the policy affects</td>
<td>CO₂ (CH₄ and N₂O to lesser extent)</td>
</tr>
<tr>
<td>Other related policies or actions</td>
<td>Other policies or actions that may interact with the policy assessed</td>
<td>Mandatory share of 30% of renewable energy for new public buildings. A loan incentive scheme for converting to wood pellet heating systems and for installation of solar thermal units. Energy taxes</td>
</tr>
</tbody>
</table>
### Table 5.2: Checklist of additional information that may be relevant to describe the policy being assessed

<table>
<thead>
<tr>
<th>Information</th>
<th>Description</th>
<th>Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intended level of mitigation to be achieved and/or target level of other indicators</td>
<td>Target level of key indicators, if relevant</td>
<td>25% reduction in energy use emissions compared to current standards.</td>
</tr>
<tr>
<td>Title of establishing legislation, regulations, or other founding documents</td>
<td>The name(s) of legislation or regulations authorising or establishing the policy (or other founding documents if there is no legislative basis)</td>
<td>Energy Efficiency Building Code</td>
</tr>
<tr>
<td>Monitoring, reporting and verification procedures</td>
<td>References to any monitoring, reporting, and verification procedures associated with implementing the policy</td>
<td>Monitoring of fuel consumption in buildings to be done by maintaining a stock balance of fuel opening balance, purchase, consumption and closing balance. Data to be cross-checked with fuel purchase records. Calibration of measuring instruments to be carried out at appropriate intervals according to manufacturer specifications. Monitoring of electricity consumption to include a main as well as back-up metering system.</td>
</tr>
<tr>
<td>Enforcement mechanisms</td>
<td>Any enforcement or compliance procedures, such as penalties for noncompliance</td>
<td>Routine inspections by building supervisory authorities to ensure performance with design performance reported in building permit applications. The federal ministry provides guidance on how these inspections should be carried out.</td>
</tr>
<tr>
<td>Reference to relevant documents</td>
<td>Information to allow practitioners and other interested parties to access any guidance documents related to the policy (e.g., through websites)</td>
<td>Provincial Building Code</td>
</tr>
<tr>
<td>The broader context/significance of the policy</td>
<td>Broader context for understanding the policy</td>
<td>Will reduce energy consumption and contribute to energy security</td>
</tr>
<tr>
<td>Outline of sustainable development impacts of the policy</td>
<td>Any anticipated sustainable development benefits other than GHG mitigation</td>
<td>Improved air quality, reduced energy bills, occupant comfort, reduced burden on electrical infrastructure, reduced need for investment in expanding electricity generation, reduced land and water impacts of resource extraction and electricity generation.</td>
</tr>
<tr>
<td>Key stakeholders</td>
<td>Key stakeholder groups affected by the policy</td>
<td>Departments or ministries of energy, equipment manufacturers, energy efficiency materials and appliance developers, builders and contractors, building owners, investors, utilities</td>
</tr>
<tr>
<td>Other relevant information</td>
<td>Any other relevant information</td>
<td></td>
</tr>
</tbody>
</table>
5.2 Decide whether to assess an individual policy or a package of policies

If multiple policies are being developed or implemented in the same timeframe, users can assess them either individually or as a package. When making this decision, users should consider the assessment objectives, feasibility of assessing impacts individually or as a package, and the degree of interaction between the policies. Where interactions exist, there can be advantages and disadvantages to assessing policies individually or as a package.

5.2.1 Types of policy interactions

Policies interact if their total impact, when implemented together, differs from the sum of their individual impacts if they had been implemented separately. Policies that interact can be independent, overlapping, reinforcing, or overlapping and reinforcing. Table 5.3 provides an overview of these four possible relationships, and further information is available in the Policy and Action Standard.

Table 5.3: Types of interactions between RE policies

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Independent</td>
<td>Multiple policies do not interact with each other. The combined impact of implementing the policies together is equal to the sum of their individual impacts of implementing them separately.</td>
</tr>
<tr>
<td>Overlapping</td>
<td>Multiple policies interact, and their combined impact is less than the sum of their individual impacts. This category includes policies that have identical or complementary goals as well as policies that have different or opposing goals.</td>
</tr>
<tr>
<td>Reinforcing</td>
<td>Multiple policies interact, and their combined impact is greater than the sum of their individual impacts of implementing them separately.</td>
</tr>
<tr>
<td>Overlapping and reinforcing</td>
<td>Multiple policies interact, and have both overlapping and reinforcing interactions. The combined impacts may be greater or less than the sum of the individual impacts of implementing them separately.</td>
</tr>
</tbody>
</table>

5.2.2 Identification of relationships between buildings policies

Where policies are implemented as a package, users should first consider their specific objectives and circumstances. The following approach helps users decide whether to assess an individual policy or several policies with overlapping objectives together:

Step 1: Undertake a policy mapping exercise to assess type and degree of interaction between policies

Characterise the type and degree of interaction between the policies under consideration, and assess the relationship between the policies and the degree of interaction (minor, moderate or major). The assessment should be based on expert judgment, published studies of similar combinations of policies, or consultations with relevant experts.

The general relationship between different policies in the buildings sector depends largely on the country-specific context, as well as characteristics that are specific to each policy. The assessment should be
qualitative since a quantitative assessment would require many of the steps needed for a full assessment. Table 5.4 provides an example of the mapping of buildings policies.

**Table 5.4: Example mapping of buildings policies that target the same emissions sources**

<table>
<thead>
<tr>
<th>Policy being assessed</th>
<th>Other policy targeting the same sources</th>
<th>Type of interaction (independent, overlapping, reinforcing, overlapping and reinforcing)</th>
<th>Degree of interaction (minor, moderate, major)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandatory building code for new buildings</td>
<td>Financial support policy for retrofit of existing buildings</td>
<td><strong>Independent</strong> – No overlap or reinforcement between the building code on new buildings and the financial support policy for existing buildings</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Mandatory appliance standard for air conditioning</td>
<td></td>
<td><strong>Overlapping</strong> – Overlap because performance building code for new buildings includes mandatory standards for air conditioning appliances</td>
<td>Major</td>
</tr>
<tr>
<td>Financial support policy for new buildings</td>
<td></td>
<td><strong>Overlapping and reinforcing</strong> – Mandatory building code and financial support scheme for new buildings both overlap and reinforce each other; They overlap because the combined impact is less than the sum of their individual impacts (i.e., building code forces project developers to construct efficient houses regardless of financial support available); They may reinforce each other because the combined impact is greater than the sum of the individual impacts of implementing them separately (e.g., ambitious financial support scheme might trigger construction above normal rate of construction under building code)</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

Step 2: Undertake a preliminary analysis to understand the nature of policy interactions and determine whether to assess an individual policy or a package of policies

This analysis is high-level and qualitative, since detailed analysis of interactions is taken up in subsequent chapters. Where interactions between different policies exist, the criteria and questions in Table 5.5 can help users decide whether to assess an individual policy or a package of policies.

Where interactions exist and assessing multiple policies is not feasible, assessing each policy separately and aggregating the results should be avoided since this would double count the resulting GHG emission reductions.

**Table 5.5: Criteria for determining whether to assess an individual policy or a package of policies in the buildings sector**

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Questions</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Objectives and use of results</td>
<td>Do the end-users of the assessment results want to know the impact of individual policies, for example to inform choices regarding which individual policy to implement or to continue</td>
<td>If “Yes”, consider undertaking an individual</td>
</tr>
</tbody>
</table>
ICAT Buildings Efficiency Guidance, First Draft

<table>
<thead>
<tr>
<th>Supporting?</th>
<th>Assessment</th>
</tr>
</thead>
</table>
| **Significant interactions** | Are there significant (major or moderate) interactions between the identified policies, either overlapping or reinforcing, which will be missed if policies are assessed individually?  
This is the most relevant of the criteria in this table, since policies often interact in the buildings sector and it may be preferable to assess a package of policies. Policies that commonly co-exist and reinforce each other include:  
- Building codes and financial support policies  
- Different parallel financial support policies  
  - Grant schemes and loan schemes  
  - Public and private sector financial support policies | If “Yes”, consider assessing a package of policies |
| **Feasibility** | Will the assessment be manageable if a package of policies is assessed? Is data available for the package of policies? Are the policies implemented by a single entity?  
For ex-post assessments, is it possible to disaggregate the observed impacts of interacting policies? | If “No”, consider undertaking an individual assessment |

### 5.3 Choose ex-ante or ex-post assessment

Choosing between ex-ante or ex-post assessment depends on the status of the policy. If the policy is planned or adopted, but not yet implemented, the assessment will be ex-ante by definition. If the policy has been implemented, the assessment can be ex-ante, ex-post or a combination of the two. In this case, users would carry out an ex-post assessment if the objective is to estimate the impacts of the policy to date; an ex-ante assessment if the objective is to estimate the expected impacts in the future; or a combined ex-ante and ex-post assessment to estimate both the past and future impacts.

For policies in the buildings sector, the combination of ex-ante and ex-post assessments might be highly advantageous since the quality of assessments for certain policies (e.g., financial support policies) may be critically enhanced by comparing ex-ante and ex-post estimation results to inform future assessments. This could also be institutionalised in a continual process where ex-post assessment informs ex-ante projections. This process can be regularly updated to improve assessments of policy interactions in the buildings sector.
6. **IDENTIFYING IMPACTS: HOW BUILDINGS POLICIES REDUCE GHG EMISSIONS**

In order to estimate the GHG impacts of a policy, it is important to understand how the policy is intended to be implemented and how it will achieve the desired GHG outcome. This chapter provides examples of the most common intermediate effects and GHG impacts of buildings policies, and guidance for users to identify additional impacts for specific policies. A map of the causal chain for buildings policies is provided. A subset of impacts that are considered significant is included in the GHG assessment boundary. Guidance is also provided on defining the assessment period. The steps in this chapter are closely interrelated. Users can carry out the steps in sequence or in parallel, and the process may be iterative.

*Figure 6.1: Overview of steps in the chapter*

Checklist of key recommendations

- Identify the intermediate effects of the policy
- Identify all potential GHG impacts of the policy and all associated GHG source categories
- Develop a causal chain
- Include all significant GHG impacts in the GHG assessment boundary
- Define the assessment period

### 6.1 Identify GHG impacts

#### 6.1.1 Identify intermediate effects

Intermediate effects are changes in behaviour, technology, processes or practices that result from a policy. The identification of intermediate effects enables a complete and accurate assessment, and is necessary to identify the potential GHG impacts of the policy and develop a causal chain.

It is a *key recommendation* to identify the intermediate effects of the policy. In order to identify these, users should identify the stakeholders, and the inputs and activities that are needed to implement the policy, as set out in the subsequent sections.

**Identify stakeholders**

Identifying stakeholders affected by the policy is important to ensuring that the list of intermediate effects and GHG impacts is complete. Stakeholders can be people, organisations, communities or individuals. Stakeholders include different agencies and levels of government, as well as civil society and private
sector organisations. Stakeholders may be affected by the policy or may influence the policy’s implementation.

Users should develop a comprehensive list of stakeholder groups that are impacted by the policy. Some typical stakeholders for the buildings sector include:

- Departments or ministries of energy or buildings
- Building supervisory authorities
- Equipment manufacturers
- Energy efficiency materials and appliance developers
- Architects and designers
- Engineers
- Builders and contractors
- Building owners
- Investors
- Utilities

It is helpful to use a participatory process to identify a full range of stakeholders and to understand how they may be affected by or influence the policy. The ICAT Stakeholder Participation Guidance provides information on how to identify stakeholders (Chapter 5).

Identify inputs and activities

In order to identify intermediate effects and GHG impacts of a policy, users first identify the inputs and activities involved in implementing a policy. Table 6.1 provides some examples of the inputs and activities for the policies targeted in this guidance.

Table 6.1: Examples of inputs and activities for buildings policies

<table>
<thead>
<tr>
<th>Definition</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inputs</td>
<td>Resources that go into implementing a policy</td>
</tr>
<tr>
<td></td>
<td>Investment in establishment and/or enforcement of the following:</td>
</tr>
<tr>
<td></td>
<td>- Building codes</td>
</tr>
<tr>
<td></td>
<td>- Minimum energy performance standards (MEPS) for appliances</td>
</tr>
<tr>
<td></td>
<td>- Mandatory labelling, certification and energy audits</td>
</tr>
<tr>
<td></td>
<td>- Financial support policies</td>
</tr>
<tr>
<td>Activities</td>
<td>Administrative activities involved in implementing the policy (undertaken by the authority or entity that implements the policy)</td>
</tr>
<tr>
<td></td>
<td>Heating, cooling, lighting and appliances</td>
</tr>
<tr>
<td></td>
<td>- Labels and certifications issued, audits completed, building permits issued</td>
</tr>
<tr>
<td></td>
<td>- Construction of new energy-efficient housing:</td>
</tr>
<tr>
<td></td>
<td>- Efficient fuel systems (e.g., efficient HVACs, heat pumps)</td>
</tr>
<tr>
<td></td>
<td>- Deep retrofits of existing housing stock:</td>
</tr>
</tbody>
</table>
Identify intermediate effects

Intermediate effects can be categorised as *intended* or *unintended*, depending on the context leading to their occurrence. Unintended intermediate effects can occur as a result of compensating actions. Unintended effects can impact other sectors and stakeholders not targeted by the policy. Users should consider both intended and unintended intermediate effects. When identifying intermediate effects it may help to consider this general framing question: If the effect X happens, what do we expect the reactionary effect to be?

Rebound effects are a type of unintended effect and are a reduction in expected gains from new energy-efficient technologies because of behavioural or other systemic responses. For example, consumers who invest in energy-efficient buildings and appliances often accrue economic savings from the lower cost of energy services. They may in turn use this additional income on other more energy-intensive consumption, or increase the intensity of their use of certain appliances. Thus, rebound effects may potentially increase GHG emissions, but these effects are difficult to predict as they depend on changes in consumer behaviour that are driven by a number of factors.

Examples of intermediate effects for buildings polices include:

- **Heating and cooling:**
  - Use of, and increased demand for, more energy-efficient fuel systems (e.g., efficient HVACs, heat pumps)
  - Use of, and increased demand for, enhanced heating systems allowing for better user control
  - Increased awareness of energy use
  - Increased demand for efficient window materials
  - Increased demand for insulation materials for walls
  - Downsize of fuel systems
  - Reduced energy demand
  - Reduced household expenditure on energy
  - Increased manufacture of materials and appliances
- Switch to more energy-efficient appliances (e.g., HVACs, mini-splits) and maybe different fuel types

- Hot water
  - Use of and increased demand for more energy-efficient hot water heaters
  - Reduced energy use
  - Increased use of solar for hot water
  - Decreased fuel use by hot water heater
  - Change in emission source due to switch in fuel

- Lighting and appliances
  - Use of and increased demand for more energy-efficient lighting and appliances
  - Increased manufacture of materials for lighting and appliances

- Electricity supply
  - Switch to solar PV
  - Use of solar PV materials
  - Increased manufacture of solar PV materials
  - Reduced electricity demand from the grid
  - Reduced grid infrastructure enforcement needs due to decentralised solutions
  - Less infrastructure development

### 6.1.2 Identify potential GHG impacts

It is a *key recommendation* to identify all potential GHG impacts of the policy and all associated GHG source categories. Guidance for this is provided below, and further discussion on the process is available in the *Policy and Action Standard*. There are several types of GHG impacts to consider, as described in Table 6.2.

**Table 6.2: Types of GHG impacts**

<table>
<thead>
<tr>
<th>Type of GHG impact</th>
<th>Description</th>
<th>Example of GHG impact</th>
</tr>
</thead>
</table>
| Positive impact vs. negative impact | Impacts that cause decrease or increase in GHG emissions | *Positive*: Reduced GHG emissions due to reduced electricity demand from the grid  
|                                 |                                                              | *Negative*: Increased GHG emissions due to manufacturing of energy efficient equipment |
| Intended impact vs. unintended impact | Impacts that are both intentional and unintentional based on the original objectives of the policy |  
|---|---|---|
| **Intended**: Reduced GHG emissions due to fuel switch and downsize of fuel system; reduced GHG emissions where fuel switch for energy-efficient appliances is to a less carbon-intensive emission source |  
| **Unintended**: Marginal increase in energy use due to change in behaviour brought about by energy efficiency improvements (i.e., “comfort taking” or rebound effect) |  

| In-jurisdiction impact vs. out-of-jurisdiction impact | In-jurisdiction impacts are those that occur inside the geographic area over which the implementing entity has authority, such as a city boundary or national boundary. Out-of-jurisdiction impacts occur outside of the geopolitical boundary |  
|---|---|---|
| **In-jurisdiction**: Reduced GHG emissions due to reduced manufacturing of non-energy efficient equipment | **Out-of-jurisdiction**: Increased GHG emissions due to manufacturing of imported equipment in other jurisdictions |  

| Short-term impact vs. long-term impact | Impacts that are both nearer and more distant in time, based on the amount of time between implementation of the policy and the impact |  
|---|---|---|
| **Short-term**: Increased GHG emissions due to disposal of non-energy efficient equipment | **Long-term**: Increased emissions due to rebound effect (i.e., increased energy efficiency resulting in improved access and affordability) |  

Users should identify all GHG source categories associated with the GHG impacts of the policy. Table 6.3 provides the main sources and GHGs affected by policies in the buildings sector.

**Table 6.3: Examples GHG sources for buildings policies**

<table>
<thead>
<tr>
<th>Source category</th>
<th>Description</th>
<th>Emitting entity or equipment</th>
<th>Relevant GHGs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings and appliances</td>
<td>Combustion of and fossil fuels for energy generation</td>
<td>Power plants, natural gas network distributor</td>
<td>CO₂, CH₄, N₂O</td>
</tr>
<tr>
<td>Grid-connected electricity generation</td>
<td>Fossil fuel combustion to generate grid-connected electricity</td>
<td>Grid-connected power plants</td>
<td>CO₂, CH₄, N₂O</td>
</tr>
<tr>
<td>Manufacturing of materials</td>
<td>Manufacturing of materials for energy efficient equipment</td>
<td>Industry</td>
<td>CO₂, CH₄, N₂O, HFCs</td>
</tr>
</tbody>
</table>

Although beyond the scope of the guidance, it is worth noting that emissions in the buildings sector can also be quantified using life-cycle GHG accounting, which does allow for the assessment of the full life-cycle of GHG emissions that are associated with extraction of raw materials, manufacturing, transportation, use and disposal of building materials. The life cycle perspective accounts for all emissions associated with the policy regardless of the timeframe, or the source or sector responsible for producing emissions. This approach is different from the GHG inventory accounting method, which quantifies emissions from certain sources or sectors during a specified quantity of time. This guidance
does not cover the life cycle accounting method, however, users should note that due to the long life of buildings, some experts choose to quantify building emissions using the life-cycle GHG accounting method.

6.1.3 Develop a causal chain

It is a key recommendation to develop a causal chain. A causal chain is a conceptual diagram tracing the process by which a policy leads to GHG impacts through a series of interlinked and sequential stages of cause-and-effect relationships. The causal chain illustrates how the policy causes intermediate effects which ultimately result in GHG impacts. Developing a causal chain can help identify intermediate effects and potential GHG impacts not previously identified. Figure 6.2 shows an example causal chain for a building code. Causal chains will vary from policy to policy.

Developing a causal chain allows users to understand visually how policies lead to changes in emissions. Start by making a box for the policy, then build from there by adding linkages from the policy to the identified intermediate effects (identified in Section 6.1.1) and GHG impacts (identified in Section 6.1.2). The causal chain represents the flow of changes expected to occur as a result of the policy. Causal chains can also include inputs and activities identified in Section 6.1.1. The Policy and Action Standard provides more information about developing causal chains.

The example causal chains in Figure 6.2, Figure 6.3 and Figure 6.4 are differentiated by the building components that produce GHG emissions: 1) heating and cooling; 2) hot water, lighting and appliances; and 3) electricity supply. Presenting separate causal chains for each building component allows for a simpler visual representation and for users to understand the GHG impacts of the policy on each of these building components.

Where users are also applying the ICAT Sustainable Development Guidance, the causal chain can be used as a starting point for a causal chain mapping exercise that includes sustainable development impacts as well as GHG impacts.
Figure 6.2: Example of a causal chain for emissions from heating and cooling

- Construction of energy-efficient housing
  - Increased awareness of energy use
  - Increased installation of energy-efficient windows
  - Increased installation of wall insulation materials

- Building code - heating/cooling building envelope
  - Increased installation of energy-efficient fuel systems (e.g., efficient HVACs or heat pumps)
  - Increased energy demand
  - Reduced household expenditure on energy leads to rebound

- Deep retrofitting of existing housing stock
  - Increased installation of energy-efficient fuel systems (e.g., efficient HVACs or heat pumps)
  - Change in emission source due to switch in fuel

- Policy
  - Intermediate effect
  - GHG impact
Figure 6.3: Example of a causal chain for emissions from hot water, lighting and appliances

*LEDs have a longer lifetime and require less maintenance than conventional light bulbs, resulting in reduced life cycle GHG emissions

Figure 6.4: Example of a causal chain for emissions from electricity supply
6.2 Define the GHG assessment boundary

The GHG assessment boundary defines the scope of the assessment in terms of the range of GHG impacts that are included in the policy assessment. It is a key recommendation to include all significant GHG impacts in the GHG assessment boundary.

Determine which GHG sources are significant and should be included in the assessment by evaluating the likelihood and relative magnitude of each of the GHG impacts. Any GHG impacts that are categorised as moderate or major in magnitude and very likely, likely or possible in likelihood should be included in the GHG assessment boundary.

The Policy and Action Standard provides further information about categorising GHG impacts. Table 6.4 lists the GHG impacts relevant to the policies covered in the guidance, and indicates whether they are significant based on likelihood and relative magnitude (and should therefore be included in the GHG assessment boundary).

Table 6.4: Examples of GHG impacts included/excluded in the GHG assessment boundary

<table>
<thead>
<tr>
<th>GHG impact</th>
<th>GHG</th>
<th>Likelihood</th>
<th>Relative magnitude</th>
<th>Included?</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Emissions from heating and cooling</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Increased GHG emissions from manufacturing</td>
<td>CO₂, CH₄, N₂O, F-gases</td>
<td>Very Likely</td>
<td>Minor</td>
<td>No</td>
<td>Considered insignificant relevant to emissions savings in use phase of equipment</td>
</tr>
<tr>
<td>Increased GHG emissions from rebound effect</td>
<td>CO₂</td>
<td>Possible</td>
<td>Moderate</td>
<td>No</td>
<td>High uncertainty in impact</td>
</tr>
<tr>
<td>Reduced GHG emissions from reduced energy use</td>
<td>CO₂</td>
<td>Very Likely</td>
<td>Major</td>
<td>Yes</td>
<td>Significant impact for most buildings policies</td>
</tr>
<tr>
<td>Increased/reduced GHG emissions due to fuel switch</td>
<td>CO₂, CH₄, N₂O</td>
<td>Likely</td>
<td>Moderate</td>
<td>Yes</td>
<td>May be significant</td>
</tr>
<tr>
<td><strong>Emissions from hot water, lighting and appliances</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Increased GHG emissions from manufacturing</td>
<td>CO₂, CH₄, N₂O, F-gases</td>
<td>Very Likely</td>
<td>Minor</td>
<td>No</td>
<td>Considered insignificant relevant to emissions savings in use phase of equipment</td>
</tr>
<tr>
<td>Reduced GHG emissions from reduced energy use (due to increased use of energy efficient lighting and appliances)</td>
<td>CO₂</td>
<td>Likely</td>
<td>Major</td>
<td>Yes</td>
<td>Significant impact for most buildings policies</td>
</tr>
<tr>
<td>Reduced GHG emissions due to decreased fuel use by hot water heaters</td>
<td>CO₂</td>
<td>Likely</td>
<td>Moderate</td>
<td>Yes</td>
<td>Significant impact for most buildings policies</td>
</tr>
</tbody>
</table>
### Emissions from electricity supply

<table>
<thead>
<tr>
<th>Emissions Type</th>
<th>GHG Emissions</th>
<th>Likelihood</th>
<th>Impact</th>
<th>Increased Emissions Offset</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increased GHG emissions due to manufacturing of solar PV materials</td>
<td>CO₂, CH₄, N₂O, F-gases</td>
<td>Likely</td>
<td>Moderate</td>
<td>No</td>
</tr>
<tr>
<td>Reduced GHG emissions due to reduced electricity demand from the grid</td>
<td>CO₂</td>
<td>Very Likely</td>
<td>Major</td>
<td>Yes</td>
</tr>
<tr>
<td>Reduced GHG emissions due to reduced development of grid infrastructure</td>
<td>CO₂</td>
<td>Likely</td>
<td>Moderate</td>
<td>No</td>
</tr>
</tbody>
</table>

The rebound effect is included in the causal chain as a driver of increased GHG emissions, but is not included in the GHG assessment boundary mainly due to the uncertainty and difficulty in predicting the likelihood and magnitude of its impacts. However, users should note that the rebound effect may lead to significant GHG impacts in certain circumstances.

### 6.3 Define the assessment period

The assessment period is the time period over which GHG impacts resulting from the policy are assessed. It is a key recommendation to define the assessment period.

For ex-ante assessments, the assessment period is usually determined by the longest-term impact included in the GHG assessment boundary. The assessment period may be longer than the policy implementation period, and should be as comprehensive as possible to capture the full range of significant impacts based on when they are expected to occur.

When determining the end of the assessment period, users can consider the following approaches:

- A timeframe or date that is directly specified in the policy goal or target (e.g., reduce emission by 50% by 2020)
- The length of time for which the policy is funded by the government or expected to be funded by the government
- A period in time that has otherwise been identified as the policy implementation end date

For an ex-post assessment, the assessment period can be the period between the date the policy is implemented and the date of the assessment or it can be a shorter period between those two dates. The assessment period for a combined ex-ante and ex-post assessment should consist of both an ex-ante assessment period and an ex-post assessment period.

In addition, users can separately estimate and report impacts over any other time periods that are relevant. For example, if the assessment period is 2020–2040, a user can separately estimate and report impacts over the periods 2020–2030, 2031–2040, and 2020–2040.

Where possible, users should align the assessment period with other assessments being conducted using ICAT guidance. For example, where users are assessing sustainable development impacts using...
the ICAT Sustainable Development Guidance in addition to assessing GHG impacts, the assessment period should be the same for both the sustainable development and GHG impact assessment.

6.4 Identify sustainable development impacts (if relevant)

Buildings policies have other sustainable development impacts in addition to their GHG impacts. Sustainable development impacts are changes in environmental, social or economic conditions that result from a policy, such as changes in economic activity, employment, public health, air quality and energy security. Policies that promote energy efficiency in buildings tend to improve health and economic productivity by increasing energy access, decreasing fuel poverty and increasing comfort levels. These policies may also have a profound social impact due to their influence on construction sector jobs.

However there may be trade-offs to consider with regard to sustainable development impacts, since certain positive social impacts can also cause negative GHG emissions impacts. Table 6.5 identifies examples of sustainable development impacts associated with buildings policies. Refer to the ICAT Sustainable Development Guidance to conduct a full assessment of sustainable development impacts of the policy.

Table 6.5: Examples of sustainable development impacts

<table>
<thead>
<tr>
<th>Dimension</th>
<th>Impact category</th>
<th>Examples of specific impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental</td>
<td>Indoor environmental conditions</td>
<td>Reduced indoor emissions of local pollutants such as CO₂, NOx, particulates and sulphur oxides due to reduced use of fossil fuels</td>
</tr>
<tr>
<td></td>
<td>Air quality / health impacts of air pollution</td>
<td>Reduced emissions of air pollutants from reduced fossil fuel based electricity generation</td>
</tr>
<tr>
<td></td>
<td>Urban heat island effect</td>
<td>Decreased urban heat island effect; reduced inefficiencies in energy use, lowering the release of thermal energy to the atmosphere</td>
</tr>
<tr>
<td>Social</td>
<td>Poverty reduction and financial savings</td>
<td>Economic savings due to cost-effective energy efficiency investments</td>
</tr>
<tr>
<td></td>
<td>Energy access</td>
<td>Increased access to energy products or services due to lower costs</td>
</tr>
<tr>
<td></td>
<td>Thermal comfort</td>
<td>Increased thermal comfort; improved health and quality of life of residents</td>
</tr>
<tr>
<td>Economic</td>
<td>Employment</td>
<td>Increased number of jobs in construction and manufacturing sectors</td>
</tr>
<tr>
<td></td>
<td>Energy security</td>
<td>Increased energy security due to reduced dependency on fossil fuels</td>
</tr>
<tr>
<td></td>
<td>Economic value of buildings</td>
<td>Increased value of buildings due to more efficient technologies and materials</td>
</tr>
<tr>
<td></td>
<td>Government budget surplus/deficit</td>
<td>Reduced need for energy subsidies</td>
</tr>
</tbody>
</table>
PART III: ASSESSING IMPACTS

7. ESTIMATING THE BASELINE SCENARIO AND EMISSIONS

Where the user’s objective is to estimate the GHG emission reductions achieved by a policy, the determination of a baseline scenario is necessary. The baseline scenario represents what would have happened in the absence of the policy intervention. Baseline emissions are estimated according to the most likely baseline scenario. Estimating the GHG impacts of a policy involves comparing the baseline emissions to the policy emissions.

Sections 7.1 and 7.2 of this chapter provide introductory guidance, with the main guidance steps being in Section 7.3. Where users do not need to estimate baseline emissions (i.e., where they choose only to estimate the sectoral emission level to compare to a target), they can use Chapter 7 to familiarise themselves with the estimation approach in Section 7.3. This approach is also used for the ex-ante and ex-post assessments (Chapter 8 and Chapter 9).

Figure 7.1: Overview of steps in the chapter (set out in Section 7.3)

Checklist of key recommendations:

- Identify key drivers that affect the baseline scenario and to determine the baseline scenario that represents the conditions most likely to occur in the absence of the policy
- Determine which building use(s) and building stock type(s) to include in the baseline emissions estimation
- Calculate baseline emissions for each year of the assessment period based on the estimated parameter values (using Equation 7.1)

7.1 Considerations for determining the baseline scenario

Estimating baseline emissions requires the determination of a baseline scenario. For each GHG source category included in the GHG assessment boundary, users determine a baseline scenario that represents the conditions most likely to occur in the absence of the policy being assessed.
It is a key recommendation to identify key drivers that affect the baseline scenario and determine the baseline scenario that represents the conditions most likely to occur in the absence of the policy. The most likely baseline scenario depends on drivers that affect emissions in the absence of the policy being assessed. These drivers can be divided into two types: other policies or actions and non-policy drivers.

Users can either use existing baseline scenarios from published data sources or develop their own baseline scenario. For existing baseline scenarios, it is important to ensure that the underlying drivers and assumptions are available, otherwise it may be difficult to establish whether this baseline scenario is distinct (i.e., does not overlap) with the policy scenario. This should be carefully considered before choosing an existing baseline scenario.

Whether using an existing baseline scenario or determining a new one, users should consider the following questions:

- Which other policies and actions should be included, what timeframes do they have and how do they interact with policies analysed under the policy scenario (see Table 7.2)?
- Which non-policy drivers should be included?
- How would the sector have developed without the policies (e.g., rate of construction of new buildings, rate of demolition and rate of renovation of existing buildings)?

Including other policies and actions

Table 7.2 provides examples of policies and actions that may be relevant for inclusion in the baseline scenario. Users should ensure that energy savings that would have happened in the absence of the policy being assessed are not counted toward energy savings in the policy scenario. Where subnational policies exist that are not included in the policy assessment (e.g., policies on the city level introduced by some municipalities), these can also be included in the baseline scenario.

**Table 7.2: Examples of other policies or actions that may be relevant for inclusion in the baseline scenario**

<table>
<thead>
<tr>
<th>Policies</th>
<th>Examples</th>
<th>Sources of data for developing assumptions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewable energy incentives (non-building specific)</td>
<td>Incentives for renewable electricity generation (e.g., a feed-in tariff for rooftop PV) might exist</td>
<td>Government policies, regulations, or action plans; energy forecasting models</td>
</tr>
<tr>
<td>Building incentives and home ownership incentives</td>
<td>Policies exist that provide an incentive for home ownership, increasing ownership levels</td>
<td>Market assessment studies, expert interviews</td>
</tr>
<tr>
<td>Energy pricing instruments (taxes and subsidies)</td>
<td>Subsidies for fuel for low-income households which may incentivise households to use fossil fuels for heating and cooling</td>
<td>Government policies, regulations, or action plans; energy forecasting models</td>
</tr>
</tbody>
</table>

Including non-policy drivers

Users should also develop assumptions on non-policy drivers that are relevant to the baseline scenario. Table 7.3 provides examples of non-policy drivers.
Table 7.3: Examples of non-policy drivers that may be relevant for inclusion in the baseline scenario

<table>
<thead>
<tr>
<th>Non-policy drivers</th>
<th>Examples</th>
<th>Sources of data for developing assumptions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consumer behaviour, changes in preferences</td>
<td>Higher ecological awareness in society affects consumer preferences on energy-efficient housing</td>
<td>Surveys or market analyses of past behaviour</td>
</tr>
<tr>
<td>Economic activity</td>
<td>Higher economic growth and economic prosperity might lead to increased activity in the buildings sector</td>
<td>Market surveys, government statistical agencies</td>
</tr>
<tr>
<td></td>
<td>Interest rate without policy intervention might critically determine activity in the buildings sector</td>
<td></td>
</tr>
<tr>
<td>Energy prices</td>
<td>Increasing fossil fuel prices in international markets might spur domestic investments in energy efficiency in the buildings sector due to increased saving potential</td>
<td>Market analyses, government statistical agencies</td>
</tr>
<tr>
<td>Demographic development (population and density)</td>
<td>Increasing the size of a country’s population leads to increased demand for housing, thus might lead to increased activity in the buildings sector</td>
<td>Market analyses, government statistical agencies</td>
</tr>
</tbody>
</table>

Further data considerations for baseline scenarios

The sources of data for developing assumptions on drivers and trends can include:

- Direct information on policies, such as the descriptions of government policies or regulations themselves, or action plans
- Secondary literature analysing national trends in the sector, including studies by national research institutes such as government-funded studies or independent assessments with projections on buildings sector development
- National modelling exercises (e.g., country-specific modelling exercises)
- Expert interviews

Data needs vary with the type of policy being implemented. Table 7.4 describes sources for some common data needs.

Table 7.4: Data sources for common data needs

<table>
<thead>
<tr>
<th>Data need</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline heating and cooling demand from buildings</td>
<td>This may be available from government statistical offices (e.g., statistical bureaus in energy or urban development ministries or departments) or other statistical agencies. Heating data may also be available in building permit applications that are often available from the local development authority. In some instances, regulatory policies such as building codes might already make assumptions on baseline developments in the sector when the policy’s specifications are defined relative to a baseline value. Users should segment this information by fuel type in order to calculate GHG emissions, since this allows fuel-switching to be accounted</td>
</tr>
</tbody>
</table>
Energy prices

| Changes in energy prices affect energy demand and may affect consumption in the baseline scenario. Energy price data may be available from government statistical offices, utilities, or international sources. However, projections in energy costs over the long term can be highly uncertain. Users should consider uncertainty with a sensitivity analysis. |

Construction and building stock trends and building data

| Construction trends and building data may be available from government statistical offices’ repository of publicly available data and surveys, including the rate of construction of new buildings, the demolition rate of existing buildings, and the rate of renovation of existing buildings. Projections of these trends may be dependent on GDP and population projections. Construction size and count can also be a result of changing consumer behaviour and preferences or incentives for home ownership. Data may also be available from research surveys carried out by independent organisations and from buildings sector associations. |

Electricity grid emission factors

| Emission factors for the electricity provided to buildings can vary significantly from region to region. These factors may be available from government statistical offices or utilities. For example, emission factors may be available from the statistical unit of the ministry or department related to environment or energy or from state or national utilities. |

It is important that users explain their underlying assumptions transparently. Users should consider determining multiple baselines, given the large degree of uncertainty about future developments. This approach produces a range of possible emission reductions scenarios. At a minimum, the user should perform uncertainty analyses to understand how the results would change depending on the underlying drivers.

Users that are assessing the sustainable development, transformational or other GHG impacts of the policy should use the same underlying assumptions about macroeconomic conditions, demographics and other non-policy drivers. For example, if GDP is a macro-economic condition needed for assessing both the job impacts and economic developments impacts of a buildings policy, users should use the same assumed value for GDP over time for both assessments.

Box 7.1 describes some further considerations for the determination of baseline scenarios.

**Box 7.1: Considerations for the determination of baseline scenarios**

Users should exercise caution when determining baseline scenarios. The determination of baseline scenarios requires assumptions about future sectoral, economic, social and political developments, as well as assumptions about national policies. These can be difficult to predict.

It is important to note that there is an additional element of uncertainty in the determination of a baseline scenario compared to the policy scenario. Historically, there has been some controversy surrounding the determination of baseline scenarios and the existence of incentives to overstate baseline emissions.

Conservativeness is important for baseline scenarios, since a range of possible values and probabilities exist in the determination of baseline scenarios. Users may want to determine a range of possible baseline scenarios and, where necessary, using the lower end of this range.
7.2 Introduction to equation for calculating baseline emissions

This section provides an overview of the key equation used for calculating baseline emissions. The parameters for this equation are estimated in Section 7.3 and then applied to the equation to yield the baseline emissions for a given year of the assessment period.

It is a key recommendation to determine which building use(s) and building stock type(s) to include in the baseline emissions estimation. Users can opt to estimate baseline emissions for all building uses (residential, commercial, public), all building stock types (new buildings, existing buildings with retrofit, existing buildings without retrofit), only the building use and building stock types addressed by the policy being assessed, or any subset or combination thereof. For example, if a building code for new buildings is being assessed (and that is the only policy being assessed), it may be sufficient to estimate baseline emissions only for the new building stock. Alternatively, the user could choose to estimate baseline emissions from both new and existing buildings.

Equation 7.1 provides the equation for calculating baseline emissions. This equation is applied separately to each building stock types included in the assessment. The estimation should be done individually for each year of the assessment period.

**Equation 7.1: Equation for calculating baseline emissions**

\[
	ext{Baseline emissions in year}_{(a)} = \sum (\text{Number of buildings per building type}_{(b)} \text{ in climate zone}_{(z)} \text{ up to year}_{(a)}) \times \text{Average annual specific energy use per m}^2 \text{ per building type}_{(b)} \text{ in climate zone}_{(z)} \text{ up to year}_{(a)} \times \text{Share of energy carrier}_{(f)} \text{ in fuel mix per building type}_{(b)} \text{ in climate zone}_{(z)} \text{ up to year}_{(a)} \times \text{Average floor area per building per building type}_{(b)} \text{ in climate zone}_{(z)} \text{ up to year}_{(a)} \times \text{Energy carrier}_{(f)} \text{ emission factors})
\]

Where the unit types for each parameter are as follows:

- **Number of buildings per building type** \(_{(b)}\) **in climate zone** \(_{(z)}\) \**up to year** \(_{(a)}\) (integer)
- **Average annual specific energy use per m}^2** **by building type** \(_{(b)}\) **in climate zone** \(_{(z)}\) **up to year** \(_{(a)}\) (kWh per m}^2)
- **Share of energy carrier** \(_{(f)}\) **in fuel mix** (% of total fuel mix)
- **Average floor area per building by building type** \(_{(b)}\) **in climate zone** \(_{(z)}\) **up to year** \(_{(a)}\) (m}^2 per building)
- **Energy carrier** \(_{(f)}\) **emission factors** (g CO}_2 per kWh)

The types of buildings covered by the *number of buildings* parameter will vary depending on the building stock type being assessed, as described in Table 7.5.
Table 7.5: Parameters for building stock types

<table>
<thead>
<tr>
<th>Building stock type</th>
<th>Parameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing building stock without retrofit</td>
<td>Σ number of existing buildings by building type(b) in climate zone(z) not</td>
</tr>
<tr>
<td></td>
<td>affected by any retrofit up to year(a)</td>
</tr>
<tr>
<td>Retrofitted building stock</td>
<td>Σ number of retrofitted buildings per building type(b) in climate zone(z)</td>
</tr>
<tr>
<td></td>
<td>up to year(a)</td>
</tr>
<tr>
<td>New building stock</td>
<td>Σ number of new buildings by building type(b) in climate zone(z) up to</td>
</tr>
<tr>
<td></td>
<td>year(a)</td>
</tr>
</tbody>
</table>

Instead of multiplying the average annual specific energy use per m² per building type(b) in climate zone(z) with average floor area per building type(b) in climate zone(z), users can opt to use the average annual energy use per building by building type(b) in climate zone(z). This decision can be based on the country-specific policy set up (e.g., if building efficiency regulations directly specify the total average annual energy use per building) or household density considerations.

7.3 Estimate baseline emissions

It is a key recommendation to calculate baseline emissions for each year of the assessment period based on the estimated parameter values (using Equation 7.1). The sections below provide a series of steps for estimating the parameter values in the equation. Each step should be followed, though different approaches can be used, as needed for the specifics of the policy being assessed. The steps are illustrated with an example policy described in Box 7.2.

Box 7.2: Example policy used to illustrate the steps for calculating baseline emissions

The policy being assessed exclusively addresses new buildings in the residential sector. The Ministry of Building and Housing opts to conduct baseline estimation for:

- **Building use: residential buildings only.** No baseline estimation is conducted for commercial or public buildings.
- **Building stock type: new buildings only.** No baseline estimation is conducted for existing building stock without retrofit or retrofitted building stock.

7.3.1 Step 1: Determine the building types included in the assessment

Determine the building type categories included in the assessment (building type(b)). The categorisation of building types varies country by country and can be influenced by the following considerations:

- **Policy relevance:** Users can base their decision on policies selected in Chapter 5. When policies differentiate between different building types (e.g., efficiency specifications for different building types in a building code), this typology can be used.
- **Existing national classifications:** Users can use existing classifications of building types for the country. For example, many European countries have already established country-specific
categorisations of building types.\textsuperscript{21} This approach might increase coherence with existing regulations in the sector.

- **Data availability**: Users can determine building types based on available data. When data on the national building stock and building types is limited, it might be preferable to use less granular building type categorisation.

Consideration of the above should take into account the desired level of accuracy and the resources available to undertake the assessment. Where users estimate baseline emissions in the commercial buildings sector, they should be aware of the diversity of different commercial building types. The US Energy Information Administration (EIA), for example, provides a comprehensive classification of commercial building types and subcategories.\textsuperscript{22} It is important to ensure that the typology of buildings is consistent between the estimation of baseline emissions and the ex-ante and/or ex-post estimation of the policy scenario. The example outlined in Box 7.3 shows how users can determine the building type categories included in the assessment.

*Box 7.3: Example of determining the building types to include in the assessment*

Buildings sector regulation in Country A typically differentiates between three different residential building types (*existing national classification*):

- Building type A: Single-family house (SFH)
- Building type B: Apartment block (AB)
- Building type C: Multi-family house (MFH)

In addition, the national statistics bureau reports all buildings sector statistics for all of these building type classifications (*data availability*).

The regulatory policy under assessment, however, only addresses two residential building types (*policy relevance*):

- Building type A: Single-family house (SFH)
- Building type B: Apartment block (AB)

Therefore, the user decides to conduct the baseline estimation with these two building types.

7.3.2 Step 2: Determine climate zone differentiation for building types

Determine the climate zones for each of the building types (*climate zone*\textsubscript{a}). Different climate zones in a country may imply substantial differences in heating and cooling degree days between these zones which lead to different heating and cooling demand (e.g., a northern climate zone with lower average temperatures during the year and a southern zone with higher temperatures during the year). Often this affects the type of buildings constructed in a given climate zone.

The concept of heating degree days (HDD) and cooling degree days (CDD) is central to this determination. A degree day provides insight on how warm or cold a region is. The more extreme the

\textsuperscript{21} Available at: [http://episcope.eu/building-typology/overview/](http://episcope.eu/building-typology/overview/).

\textsuperscript{22} Available at: [https://www.eia.gov/consumption/commercial/building-type-definitions.php](https://www.eia.gov/consumption/commercial/building-type-definitions.php).
outside temperature, the higher the degree days and required energy use for heating or cooling.

Databases for heating and cooling degree days are widely available and often provided by national governments. It is important to identify logical stratification for degree day zones, as the actual changes in degree days are gradual. Where available, users should use pre-defined zonings used by the government (or others) should be used if available. The decision on the number and categorisation of climate zones can be informed by:

- **Policy relevance**: Users could base their decision on the policy being assessed. When policies differentiate between different climate zones (e.g., different efficiency specifications for certain building types in different climate zones in a building code), users could reflect such specifications according to climate zones in the estimation approach.

- **Existing national classifications**: Users could use existing classifications of climate zones for the country context. For example, the US Office of Energy Efficiency and Renewable Energy provides a classification and definition of different climate zones. This approach might increase coherence with existing regulations in the sector.

- **Data availability**: Users could include different climate zones based on available data. When data on different climate zones is limited, it might be preferable to differentiate among a lower number of climate zones or even none.

Consideration of the above should take into account the desired level of accuracy and the resources available to undertake the assessment. It is important to ensure that climate zones are consistent between the estimation of baseline emissions and the ex-ante and/or ex-post estimation of the policy scenario. The example outlined in Box 7.4 shows how users can determine the climate zones for building types.

**Box 7.4: Example - determining climate zone differentiation for building types**

Buildings sector regulation in Country A typically differentiates between two climate zones (**existing national classification**):

- **Climate zone C (Hot-Dry)**: Region that receives less than 50cm of annual precipitation, monthly average outdoor temperature remains above 7°C throughout the year and there are few differences between hot and cold days. The zone has on average 1300 HDD and 2450 CDD.

- **Climate zone D (Mixed-Dry)**: Region that receives less than 50cm of annual precipitation, approximately 30 HDD or less, average monthly outdoor temperature drops below 7°C during winter months but also gets very hot in the winter. The zone has an average of 5,400 HDD.

A consultation with national buildings sector experts clarifies that both these climate zones should be accounted for in the assessment in order to achieve a sufficiently high level of accuracy (accuracy of estimation). For this reason, the baseline estimation is conducted with these two climate zones.

23 Available at: [https://energy.gov/eere/buildings/climate-zones](https://energy.gov/eere/buildings/climate-zones).
### 7.3.3 Step 3: Estimate number of buildings by building type in each climate zone

Estimate values for the *number of buildings* parameter for each of the three building stock types, by building type in climate zone in year following the guidance provided in Table 7.6. The example outlined in Box 7.5 shows how the guidance can be applied for new buildings.

#### Table 7.6: Estimating value for number of buildings

<table>
<thead>
<tr>
<th>Approach</th>
<th>Assumptions</th>
<th>Potential data sources</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Existing buildings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Use monitored historical values for existing building stock by building type and climate zone, or rely on expert judgment if no data is available</td>
<td>• Assumption(s) on historical level of building stock by climate zone and type (if no historical data are available)</td>
<td>• National, subnational or municipal statistics bureaus (i.e., can include statistics from census or household surveys, tax or property databases (for building information), energy databases (for building energy use data))</td>
</tr>
<tr>
<td>2. Determine baseline demolition rate of existing buildings by climate zone and building type</td>
<td>• Assumption(s) on baseline rate of demolition by climate zone and building type</td>
<td>• Related studies in the field</td>
</tr>
<tr>
<td>3. Determine baseline rate of renovation by climate zone and building type (see also below for retrofitted buildings)</td>
<td>• Assumption(s) on baseline rate of renovation by climate zone and building type</td>
<td>• Expert judgment</td>
</tr>
<tr>
<td>4. Determine baseline construction rate of new buildings by climate zone and building type</td>
<td>• Assumption(s) on baseline rate of construction by climate zone and building type</td>
<td></td>
</tr>
<tr>
<td>5. Calculate number of new buildings and subtract annual number of demolished and retrofitted buildings (see also retrofitted buildings below) to estimate baseline number of existing buildings for each year in the assessment</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| **Retrofitted buildings** |                                                                             |                                                             |
| 1. Use monitored historical values for existing building stock by climate zone and building type, or rely on expert judgment if no data is available | • Assumption(s) on historical level of building stock by climate zone and type (if no historical data are available) | • National, subnational or municipal statistics bureau |
| 2. Determine different existing levels of renovation in the country (e.g., shallow and deep retrofit) | • Assumption(s) on existing levels of renovation in the country | • Related studies in the field |
| 3. Determine baseline rate of renovation by climate zone and building type per existing level of renovation | • Assumption(s) on baseline rate of renovation by climate zone and type | • Expert judgment |
| 4. Calculate baseline stock of retrofitted buildings by climate zone and building type for each year of assessment |                                                                             |                                                             |

<p>| <strong>New buildings</strong> |                                                                             |                                                             |
| 1. Use monitored historical values for existing building stock by climate zone and building type, or rely on expert judgment if no data is available | • Assumption(s) on historical level of building stock by climate zone and type (if no historical data are available) | • National, subnational or municipal statistics bureau |
| 2. Determine baseline demolition rate of existing buildings by climate zone and building type | • Assumption(s) on baseline rate of demolition by climate zone and building type | • Related studies in the field |
|                                                                  | • Assumption(s) on baseline rate of demolition by climate zone and building type | • Expert judgment |
|                                                                  |                                                                             |                                                             |</p>
<table>
<thead>
<tr>
<th>Building type</th>
<th>Demolition rate of existing buildings by climate zone and type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Assumption(s) on baseline rate of renovation by climate zone and building type (see also retrofitted buildings above)</td>
</tr>
<tr>
<td></td>
<td>Assumption(s) on baseline construction rate of new buildings by climate zone and type (see also retrofitted buildings above)</td>
</tr>
</tbody>
</table>

### Box 7.5: Example of estimating number of buildings per building type \( b \) in climate zone \( c \) for new buildings

1. **Use monitored historical values for existing building stock by climate zone and building type or rely on expert judgment if no data is available**
   
   A request for information to the national statistics bureau on the historical values for existing building stock in Country A provides the following information for 2016:
   
   - Building type A in climate zone C: 20,000 buildings
   - Building type A in climate zone D: 15,000 buildings
   - Building type B in climate zone C: 30,000 buildings
   - Building type B in climate zone D: 10,000 buildings

2. **Determine baseline demolition rate of existing buildings by climate zone and type**
   
   A recent government-funded study on the development of the buildings sector projects the following annual demolition rates up to 2020:
   
   - Building type A in climate zone C: 0.2%
   - Building type A in climate zone D: 0.3%
   - Building type B in climate zone C: 0.4%
   - Building type B in climate zone D: 0.1%

3. **Determine baseline rate of renovation by climate zone and building type**
   
   For reasons of simplicity a renovation rate of zero has been assumed in the example.

4. **Determine baseline construction rate of new buildings by climate zone and building type**
   
   A recent government-funded study on the development of the buildings sector forecasts the following annual construction rates up to 2020:
   
   - Building type A in climate zone C: 1%
   - Building type A in climate zone D: 3%
   - Building type B in climate zone C: 4%
   - Building type B in climate zone D: 2%

5. **Calculate number of new buildings and subtract annual number of demolished and retrofitted buildings (see also "retrofitted buildings" below) to estimate baseline number of existing buildings for each year in the assessment**
   
   Based on the data collected under Steps 1-4, the cumulative number of new buildings can be estimated for each year of the assessment period up to 2020. The calculations are done for the first two years of the assessment.
period (i.e., 2017 and 2018) for building type A in climate zone A.

2017:

\[20,000 \text{ [existing buildings at beginning of year 2017]} \times 0.01 \text{ [assumed construction rate]} = 200 \text{ [new buildings in 2017]}\]

2018:

\[(20,000 \text{ [existing building stock at beginning of year 2017]} + 2000 \text{ [new buildings stock in year 2017]} \times (1 - 0.001) \text{ [assumed demolition rate]} = 20,160 \text{ [existing buildings at end of 2017]}\]

\[20,160 \text{ [existing buildings at beginning of year 2018]} \times 0.01 \text{ [assumed construction rate]} = 202 \text{ [new buildings in 2018]}\]

As explained above, for reasons of simplicity a renovation rate of zero has been assumed in the example.

7.3.4 Step 4: Estimate average annual specific energy use per m²

Estimate baseline values for the average annual specific energy use per m² parameter, by building type \(b\) in climate zone \(z\) in year \(a\), following the guidance provided in Table 7.7. The same approach is recommended for all three building stock types. The example outlined in Box 7.6 shows how the guidance outlined in Table 7.7 can be applied for new buildings.

Table 7.7: Estimating value for average annual specific energy use per m²

<table>
<thead>
<tr>
<th>Approach</th>
<th>Assumptions</th>
<th>Potential data sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Use monitored historical values on average annual specific energy use per m² for existing, retrofitted and/or new buildings by climate zone and building type, or rely on expert judgment if no data is available.</td>
<td>• Assumption(s) on historical values of average annual specific energy use per m² for existing, retrofitted and/or new buildings by climate zone and building type (if no historical data available)</td>
<td>• National, subnational or municipal statistics bureau (can include statistics from surveys (like census or household survey), tax or property databases (for building information), energy databases (for building energy use data))</td>
</tr>
<tr>
<td>2. Determine autonomous baseline rate(^{24}) of annual efficiency improvement for existing, retrofitted and/or new building stock by climate zone and building type</td>
<td>• If such assumptions are made it might be useful to base these on “model” houses that can be scaled to the housing stock looked at</td>
<td>• Related studies in the field</td>
</tr>
<tr>
<td>3. If relevant, differentiate this autonomous baseline rate by different levels of retrofits (e.g., shallow and deep retrofit)</td>
<td>• Assumption(s) on autonomous baseline rate of annual efficiency improvement for existing, retrofitted and/or new building stock by climate zone and building type</td>
<td>• Expert judgment</td>
</tr>
<tr>
<td>4. Calculate average annual specific energy use per m² with autonomous baseline rate of annual efficiency improvement for existing, retrofitted and/or new building stock by climate zone and building type</td>
<td>• Assumption(s) on autonomous baseline rate of annual efficiency improvement for different types of retrofits</td>
<td></td>
</tr>
</tbody>
</table>

\(^{24}\) The autonomous baseline rate is the autonomous efficiency improvement that occurs in the sector even without any additional policies being implemented (e.g., through technological development).
Box 7.6: Example of estimating average annual specific energy use per m² for new buildings

1. Use monitored historical values on average annual specific energy use per m² for new buildings by climate zone and building type, or rely on expert judgment if no data is available

A request for information at the national statistics bureau in Country A on average annual specific energy use per m² for new buildings by climate zone and type provides the following information for 2016:

- Building type A in climate zone A: 100 kWh per m²
- Building type A in climate zone B: 150 kWh per m²
- Building type B in climate zone A: 300 kWh per m²
- Building type B in climate zone B: 400 kWh per m²

* Note that this data is not readily available in some countries. In such a case, users need to calculate the average specific energy use based on national statistics on the square footage, the energy use per carrier, etc. This calculation would be too extensive to describe in detail here. National buildings sector experts may need to be consulted to assist with such calculations.

2. Define autonomous baseline rate of annual efficiency improvement for new buildings by climate zone and building type

As the national statistics bureau in Country A does not provide such data, two buildings departments at local universities are consulted to provide estimates on the autonomous baseline rate of annual efficiency improvement for new buildings by climate zone and building type up to 2020. The provided autonomous baseline rate of annual efficiency improvement for new buildings are blended rates (i.e. they include heating/cooling and appliances that are within the scope of the assessment).

- Building type A in climate zone A: 2%
- Building type A in climate zone B: 1.5%
- Building type B in climate zone A: 1%
- Building type B in climate zone B: 0.5%

3. If relevant, differentiate this autonomous baseline rate by different levels of retrofits (e.g., shallow and deep retrofit)

This calculation step is not required for existing buildings.

4. Calculate average annual specific energy use per m² with autonomous baseline rate of annual efficiency improvement for new building stock by climate zone and building type

Based on the data collected in Steps 1-3, the average annual specific energy use per m² for new buildings by climate zone and type can be estimated for each year of the assessment period up to 2020. The calculations are done below for the two years of the assessment period (i.e., 2017 and 2018) for building type A in climate zone A, as an example. This calculation should be repeated for every single year of the assessment period using the autonomous baseline rate of annual efficiency improvement.

2017

\[
100 \text{ kWh per m}^2 \times (1 - 0.02) = 98 \text{ kWh per m}^2
\]

2018

\[
98 \text{ kWh per m}^2 \times (1 - 0.02) = 96.64 \text{ kWh per m}^2
\]
rate of annual efficiency improvement] = 96.04 kWh per m² [average annual specific energy use per m² in 2018]

7.3.5 Step 5: Determine the share of each energy carrier in fuel mix

Determine baseline values for the share of energy carrier in the fuel mix parameter by building type in climate zone in year following the guidance provided in Table 7.8. The same approach is recommended for all three building stock types. An energy carrier is a transmitter of energy, including electricity and heat as well as solid, liquid and gaseous fuels which occupy intermediate steps in the energy-supply chain between primary sources and end-use applications. The example outlined in Box 7.7 shows how the guidance in Table 7.8 can be applied for new buildings.

Table 7.8: Estimating value for share of energy carrier in fuel mix

<table>
<thead>
<tr>
<th>Approach</th>
<th>Assumptions</th>
<th>Potential data sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Use monitored historical share of energy carriers in fuel mix, or rely on expert judgment if no data is available</td>
<td>• Assumption(s) on historical share of energy carriers in the fuel mix (if no data is available)</td>
<td>• National, subnational or municipal statistics bureau (can include statistics from census or household surveys, tax or property databases (for building information), energy databases (for building energy use data))</td>
</tr>
<tr>
<td>2. Use assumption on development of the share of energy carriers in the fuel mix to estimate energy carrier emission factors for each year of the assessment</td>
<td>• Assumption(s) on development of share of energy carriers in the fuel mix</td>
<td>• Related studies in the field</td>
</tr>
<tr>
<td>2. Use assumption on development of share of energy carriers in the fuel mix to estimate energy carrier emission factors for each year of the assessment</td>
<td>• Assumption(s) on development of share of energy carriers in the fuel mix</td>
<td>• Expert judgment</td>
</tr>
</tbody>
</table>

Box 7.7: Example of determining share of energy carrier in the fuel mix for new buildings

1. Use monitored historical share of energy carriers in fuel mix, or rely on expert judgment if no data is available

A request for information to the national statistics bureau in Country A on the share of energy carriers in the fuel mix of new buildings provides the following information for 2016. As climate zone C (hot-dry) mainly has a need for cooling, buildings in this climate zone predominantly use HVACs.

Building type A in climate zone C:
- Natural gas: 11%
- Electricity: 89%

Building type A in climate zone D:
- Natural gas: 47%
- Electricity: 53%

Building type B in climate zone C:
- Natural gas: 15%
- Electricity: 85%

Building type B in climate zone D:
- Natural gas: 45%
- Electricity: 55%

2. Use assumption on development of share of energy carriers in fuel mix to estimate energy carrier emission factors for each year of the assessment
A consultation with local experts with ample experience with Country A’s buildings sector provide estimates on the share of energy carriers in the fuel mix of new buildings up to 2020. In the following, the baseline values are presented for two years of the assessment period (2017 and 2018).

2017:
Building type A in climate zone C:
- Natural gas: 10%
- Electricity: 90%
Building type A in climate zone D:
- Natural gas: 46%
- Electricity: 54%
Building type B in climate zone C:
- Natural gas: 14%
- Electricity: 86%
Building type B in climate zone D:
- Natural gas: 45%
- Electricity: 55%

2018:
Building type A in climate zone C:
- Natural gas: 9%
- Electricity: 91%
Building type A in climate zone D:
- Natural gas: 45%
- Electricity: 55%
Building type B in climate zone C:
- Natural gas: 13%
- Electricity: 87%
Building type B in climate zone D:
- Natural gas: 44%
- Electricity: 56%

7.3.6 Step 6: Estimate average floor area per building

Estimate baseline values for the average floor area per building by building type\(_{(b)}\) in climate zone\(_{(z)}\) in year\(_{(a)}\), for each of the three building types following the guidance provided in Table 7.9. The example outlined in Box 7.8 shows how the guidance in Table 7.9 can be applied for new buildings.
Table 7.9: Estimating value for average floor area per building

<table>
<thead>
<tr>
<th>Approach</th>
<th>Assumptions</th>
<th>Potential data sources</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Existing buildings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Use monitored historical values on average floor area for existing buildings by climate zone and building type, or rely on expert judgment if no data is available</td>
<td>• Assumption(s) on historical values of average floor area by climate zone and building type (if no data is available)</td>
<td>• National, subnational or municipal statistics bureau (can include statistics from census or household surveys, tax or property databases (for building information), energy databases (for building energy use data))</td>
</tr>
<tr>
<td>2. Use assumption on whether composition of type of buildings being demolished or renovated changes average floor area of existing buildings stock to estimate average floor area for each year of the assessment</td>
<td>• Assumption(s) on share of buildings being retrofitted/demolished by climate zone and building type</td>
<td>• Related studies and guidance in the field such as International Property Measurement Standards (IPMS) for residential25 and commercial buildings26</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Expert judgment</td>
</tr>
<tr>
<td><strong>Retrofitted buildings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Use monitored historical values on average floor area for renovated buildings by climate zone and type or rely on expert judgment if no data is available</td>
<td>• Assumption(s) on historical values of average floor area for renovated buildings by climate zone and building type (if no data is available)</td>
<td>• National, subnational or municipal statistics bureau</td>
</tr>
<tr>
<td>2. Use assumption on how type of retrofits during the years of the assessment affect the average floor area to estimate average floor area by climate zone and type for each year of the assessment</td>
<td>• Assumption(s) on how retrofits affect the average floor area</td>
<td>• Related studies in the field</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Expert judgment</td>
</tr>
<tr>
<td><strong>New buildings</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Use monitored historical values on average floor area for new buildings by climate zone and building type or rely on expert judgment if no data is available</td>
<td>• Assumption(s) on historical values of average floor area for new buildings by climate zone and building type (if no data is available)</td>
<td>• National, subnational or municipal statistics bureau</td>
</tr>
<tr>
<td>2. Use assumption on baseline determination of average baseline floor area of new buildings by climate zone and building type to estimate average baseline floor area by climate zone and type for each year of the assessment</td>
<td>• Assumption(s) on baseline determination of average baseline floor area of new buildings by climate zone and building type</td>
<td>• Related studies in the field</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Expert judgment</td>
</tr>
</tbody>
</table>


Box 7.8: Example of estimating average floor area per building for new buildings

1. Use monitored historical values on average floor area for new buildings by climate zone and building type, or rely on expert judgment if no data is available

A request for information to the national statistics bureau in Country A on average floor area per building by building type for new buildings provides the following information for 2016:

- Building type A in climate zone A: 88 m² per building
- Building type A in climate zone B: 88 m² per building
- Building type B in climate zone A: 168 m² per building
- Building type B in climate zone B: 168 m² per building

2. Use assumption on baseline determination of average baseline floor area of new buildings by climate zone and building type to estimate average baseline floor area by climate zone and type for each year of the assessment

As the national statistics bureau in Country A does not provide such data, two buildings departments at local universities are consulted to provide estimates on baseline growth rate of the average baseline floor area of new buildings by climate zone and type up to 2020:

- Building type A in climate zone A: 0.5%
- Building type A in climate zone B: 0.5%
- Building type B in climate zone A: 1%
- Building type B in climate zone B: 1%

Based on the data collected, the average floor area per building for new buildings by climate zone and building type can be estimated for each year of the assessment period up to 2020. The calculations are done for the two years of the assessment period (2017 and 2018) for building type A in climate zone A.

2017

88 m² per building [average floor area per building in 2016] \* (1+0.005) [assumed baseline determination of average baseline floor area] = 88.44 m² per building [average floor area per building in 2017]

2018

88.44 kWh per m² [average floor area per building in 2017] \* (1-0.005) [assumed baseline determination of average baseline floor area] = 88.88 m² per building [average floor area per building in 2018]

7.3.7 Step 7: Estimate energy carrier emission factors

Estimate baseline values for the energy carrier emission factors parameter following the guidance provided in Table 7.10. The same approach is recommended for all three building types. The example outlined in Box 7.9 shows how the guidance outlined in Table 7.10 can be applied for new buildings.

Table 7.10: Baseline value estimation for energy carrier emission factors

<table>
<thead>
<tr>
<th>Approach</th>
<th>Assumptions</th>
<th>Potential data sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Use country statistics of energy carrier emission factors, rely on expert judgment and/or use IPCC guidelines to determine emission factors if no data is available</td>
<td>• Assumption(s) on historical energy carrier emission factors (if no data is available) • Assumption(s) on development</td>
<td>• National, subnational or municipal statistics bureau (statistics can include statistics from surveys (like census or...</td>
</tr>
</tbody>
</table>
2. Use assumption on development of energy carrier emission factors to estimate energy carrier emission factors for each year of the assessment. Depending on fuel mix in the sector this should also include indirect energy carriers’ types of electricity and heating.

Box 7.9: Example of determining energy carrier emission factors for new buildings

1. **Use country statistics of energy carrier emission factors, rely on expert judgment and/or use IPCC guidelines to determine emission factors.**

   A request for information to the national statistics bureau in Country A on the energy carrier emission factors provides the following information for 2016:
   
   - Natural gas: 290 gCO₂e/kWh
   - Electricity: 300 gCO₂e/kWh

   For the emission factor for natural gas, the efficiency of the fuel system has to be taken into account in the calculation of the emission factor. Average efficiency of heating systems in the country is currently about 80%. Further consultation with the statistics bureau confirms that this already has been included in the emission factor reported.

2. **Use assumption on development of energy carrier emission factors to estimate energy carrier emission factors for each year of the assessment. Depending on the fuel mix in the sector this should also include indirect energy carriers’ types of electricity and heating.**

   As the national statistics bureau in Country A does not provide such data, the Ministry of Energy is consulted to provide estimates on assumptions for the development of energy carrier emission factors up to 2020. Based on assumptions on the development of the efficiency of natural gas as well as the fuel mix in the electricity the following annual changes in the emission factor were estimated:

   - Natural gas: 2% reduction per year
   - Electricity: 3% reduction per year

   Based on the data collected, the energy carrier emission factors can be estimated for each year of the assessment period up to 2020. The calculations are done for the two years of the assessment period (2017 and 2018).

   **2017**

   - Natural gas: 290 gCO₂e/kWh [emission factor in 2016] * (1-0.02) [assumed rate of improvement] = 284.2 gCO₂e/kWh [emission factor in 2017]
   - Electricity: 300 gCO₂e/kWh [emission factor in 2016] * (1-0.03) [assumed rate of improvement] = 291.0 g CO₂e/kWh [emission factor in 2017]
7.3.8 Step 8: Calculate baseline emissions for each year of the assessment period

Using the estimated values for all parameters in Steps 3 - 7, calculate the baseline emissions in the buildings sector for each year of the assessment period using Equation 7.1 (the equation is described in Section 7.2). The example outlined in Box 7.10 shows how to calculate GHG emissions using the estimated values for all parameters in Steps 3 - 6.

Box 7.10: Example of estimating baseline emissions using the calculated baseline values

Baseline emissions are calculated for two years of the assessment period (2017 and 2018). These two years are taken from a longer assessment period for the purposes of simplifying the example.

2017:

* **Building type A in climate zone C**
  Baseline emissions in 2017 = (200 [new buildings] * 98 kWh per m² [average annual specific energy use per m²] * 49% [share of gas in fuel mix] * 88.44 m² per building [average floor area] * 284.20 gCO₂e/kWh [emission factor for gas]) + (200 [new buildings] * 98 kWh per m² [average annual specific energy use per m²] * 51% [share of electricity in fuel mix] * 88.44 m² per building [average floor area] * 291.0 gCO₂e/kWh [emission factor for electricity])

  = 503 tCO₂e (baseline emissions from building type A in climate zone C in 2017)

* **Building type A in climate zone D**
  Baseline emissions in 2017 = 1,692 tCO₂e (baseline emissions from building type A in climate zone D in 2017)

* **Building type B in climate zone C**
  Baseline emissions in 2017 = 17,540 tCO₂e (baseline emissions from building type B in climate zone C in 2017)

* **Building type B in climate zone D**
  Baseline emissions in 2017 = 3,889 tCO₂e (baseline emissions from building type B in climate zone D in 2017)

Total baseline emissions for all building types in all climate zones in 2017 = 23,625 tCO₂e

2018:

* **Building type A in climate zone C**
  Baseline emissions in 2018 = (402 [new buildings] * 96 kWh per m² [average annual specific energy use per m²] * 48% [share of gas in fuel mix] * 88.88 m² per building [average floor area] * 278.52 gCO₂e/kWh [emission factor for gas]) + (402 [new buildings] * 96 kWh per m² [average annual specific energy use per m²] * 52% [share of electricity in fuel mix] * 88.88 m² per building [average floor area] * 282.27 gCO₂e/kWh [emission factor for electricity])

  = 507 tCO₂e (baseline emissions from building type A in climate zone C in 2018)

* **Building type A in climate zone D**
  Baseline emissions in 2018 = 1,692 tCO₂e (baseline emissions from building type A in climate zone D in 2018)

* **Building type B in climate zone C**
  Baseline emissions in 2018 = 17,540 tCO₂e (baseline emissions from building type B in climate zone C in 2018)

* **Building type B in climate zone D**
  Baseline emissions in 2018 = 3,889 tCO₂e (baseline emissions from building type B in climate zone D in 2018)

Total baseline emissions for all building types in all climate zones in 2018 = 23,625 tCO₂e
\[ \text{average floor area} \times 282.27 \text{ gCO}_2\text{e/kWh [emission factor for electricity]} \]

\[= 962 \text{ tCO}_2\text{e (baseline emissions from building type A in climate zone C in 2018)} \]

**Building type A in climate zone D**

Baseline emissions in 2018 = 3,301 tCO₂e (baseline emissions from building type A in climate zone D in 2017)

**Building type B in climate zone C**

Baseline emissions in 2018 = 34,388 tCO₂e (baseline emissions from building type B in climate zone C in 2018)

**Building type B in climate zone D**

Baseline emissions in 2018 = 7,647 tCO₂e (baseline emissions from building type B in climate zone D in 2018)

Total baseline emissions for all building types in all climate zones in 2018 = 46,300 tCO₂e
8. **ESTIMATING GHG IMPACTS EX-ANTE**

This chapter describes how to estimate the expected future GHG effects of the policy (ex-ante assessment). Users estimate values for all parameters in the policy scenario and calculate expected GHG emissions for each year of the assessment period. The obtained GHG emissions can either be used to compare the policy scenario emissions level to a sectoral target or to calculate the expected GHG emission reductions achieved by the policy. For the latter, users should estimate baseline emissions following the guidance in Chapter 7.

*Figure 8.1: Overview of steps in the chapter*

Checklist of key recommendations:

- Estimate the effect of policy design characteristics on each of the estimation parameters for each year of the assessment period
- Identify barriers not addressed by the policy and account for their effect on the relevant estimation parameters for each year of the assessment period
- Estimate the GHG emissions for each year of the assessment period using the ex-ante values for each estimation parameter
- Where the user’s objective is to estimate GHG emission reductions expected to be achieved by the policy, estimate the GHG impacts of the policy by subtracting baseline emissions from policy scenario emissions

**8.1 Introduction to estimating GHG impacts ex-ante**

In order to estimate emissions for the policy, users assess how the policy affects the values of the parameters used for estimating baseline emissions (see Section 7.2). This is done for each year of the assessment period by accounting for policy design characteristics and barriers to the policy. The relevant estimation parameters for estimating ex-ante GHG impacts are:

- **Number of buildings by building type**\(^{(b)}\) in climate zone\(^{(z)}\) up to year\(^{(a)}\) (integer)
- **Average annual specific energy use per m\(^2\) by building type**\(^{(b)}\) in climate zone\(^{(z)}\) up to year\(^{(a)}\) kWh per m\(^2\)
- **Share of energy carrier\(^{(f)}\) in fuel mix** (% of total fuel mix)
- **Average floor area per building by building type**\(^{(b)}\) in climate zone\(^{(z)}\) up to year\(^{(a)}\) (m\(^2\) per building)
- **Energy carrier\(^{(f)}\) emission factors** (gCO\(_2\)e per kWh)
The general approach of the guidance is to first estimate the expected effect of the policy on each parameter, then to account for barriers to obtain final parameters, then convert this into the actual GHG impacts of the policy. The specific steps and sections to follow depend on the type of policy, or combination of policies, being assessed, as described in Table 8.1.

Table 8.1: Steps and sections to follow for various buildings policies

<table>
<thead>
<tr>
<th>Type of policy/policies</th>
<th>Steps and sections to follow</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulatory policy without complementary financial support</td>
<td>Estimate expected effect of the policy on the parameter values following guidance for regulatory policies (Section 8.2)</td>
</tr>
<tr>
<td>policy</td>
<td>Account for other barriers (Section 8.4)</td>
</tr>
<tr>
<td></td>
<td>Estimate GHG impacts (Section 8.5)</td>
</tr>
<tr>
<td>Regulatory policy with complementary financial support policy</td>
<td>Estimate expected effect of the policy on the parameter values following guidance for regulatory policies (Section 8.2)</td>
</tr>
<tr>
<td></td>
<td>Refine each parameter value by evaluating whether the financial support policy could lead to an impact what could be expected from the regulatory policy alone (Section 8.3)</td>
</tr>
<tr>
<td></td>
<td>Account for other barriers (Section 8.4)</td>
</tr>
<tr>
<td></td>
<td>Estimate GHG impacts (Section 8.5)</td>
</tr>
<tr>
<td>Standalone financial support policy (i.e., no complementary</td>
<td>Estimate expected effect of the policy on the parameter values following guidance for financial support policies (Section 8.3)</td>
</tr>
<tr>
<td>regulatory policy</td>
<td>Account for other barriers (Section 8.4)</td>
</tr>
<tr>
<td></td>
<td>Estimate GHG impacts (Section 8.5)</td>
</tr>
</tbody>
</table>

Due to the non-binding nature of voluntary building codes, financial support policies can often be used to determine the impact of the policy. It may therefore be useful to apply an iterative approach when following the guidance in Sections 8.2 and 8.3 (where a voluntary building code and financial support policy are implemented together).

8.2 Account for policy design characteristics - regulatory policies

It is a key recommendation to estimate the effect of policy design characteristics on each of the estimation parameters for each year of the assessment period. The key estimation parameters effected by regulatory policies are average annual specific energy use and share of energy carrier in fuel, though the steps below also provide guidance for the other estimation parameters.

8.2.1 Step 1: Identify main design characteristics of the policy

Identification of the main design characteristics of the policy provides users with the information necessary to conduct the ex-ante assessment in the subsequent steps. The identification of specific information, such as whether a building code is set up as a prescriptive performance building code or a performance building code, is crucially important in estimating the impact of the building code on the different parameters.

Identify design characteristics for the policy using the list provided in Table 8.2 adapting it as needed for the policy context. The table lists the most relevant design characteristics for each of three types of
regulatory policies covered by this guidance. Box 8.1 provides an example demonstrating how to identify design characteristics.

Table 8.2: Design characteristics of the most common regulatory policies

<table>
<thead>
<tr>
<th>Design characteristic</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Building codes</strong></td>
<td></td>
</tr>
</tbody>
</table>
| Level of specification                                    | - **Prescriptive performance building code** that sets minimum energy performance requirements for each building component (e.g., permissible levels of heat loss for windows, roofs and walls, and/or efficiency levels for heating, cooling and lighting equipment)  
  - **Performance building code** that requires the overall building to be considered as one single system |
| Building component included (only for prescriptive building code) | - Building components included in the prescriptive performance building code                                                                                                                                 |
| Minimum energy performance requirements for each building component (only for prescriptive building code) | - Permissible levels of heat loss for windows, roofs and walls  
  - Efficiency levels for heating, cooling and lighting equipment                                                                                                             |
| Target building end-use                                    | - Target building end-use: public, residential and commercial                                                                                                                                               |
| Focus of code                                              | - Retrofit of existing building stock  
  - Construction of new building stock                                                                                                                     |
| Geographical scope of building code                        | - Geographical scope (national, subnational) to which the building code applies                                                                                                                             |
| Spatial and technical level of variation                   | - Minimum requirements and technical specifications according to climate zone                                                                                                                                |
| Systematic code revision                                   | - Systematic process to revise code to continually raise ambition over time                                                                                                                                |
| Compliance requirement                                     | - Voluntary, mandatory or mixed implementation                                                                                                                                                            |
| Aligned energy sufficiency measures                        | - Non-technological solutions related to the design of a building and its daily management and operation                                             |
| Specification on (required) use of renewable energy sources | - *(Obligatory)* specifications on use of renewable energy sources (e.g., biomass and district heating systems) when technically feasible and economically viable                                      |
| Type of legislation                                        | - Requirements on building codes  
  - Requirements set in legislation specifically concerning the energy efficiency of buildings                                                                                                           |
| Integrated label requirement                               | - Building code requires labelling of buildings                                                                                                                                                            |
| Integrated information policies                            | - Building code specifies information instruments to ensure communication of code requirements                                                                                                             |
| Enforcement specifications                                 | - Building code defines certain enforcement specifications                                                                                                                                                 |
### Appliance standards

<table>
<thead>
<tr>
<th>(Minimum) eco-design requirements</th>
<th>Minimum energy performance requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Scope and stringency</strong></td>
<td>Specification on which appliances/product groups the appliance standard applies to</td>
</tr>
<tr>
<td><strong>Systematic code revision</strong></td>
<td>Systematic process to revise standard to continuously raise ambition over time (for example, based on systematic market monitoring programme)</td>
</tr>
<tr>
<td><strong>Integrated label requirement</strong></td>
<td>Standard requires labelling of appliances</td>
</tr>
<tr>
<td><strong>Compliance requirement</strong></td>
<td>Voluntary, mandatory or mixed implementation</td>
</tr>
</tbody>
</table>

### Mandatory labelling, certification and energy audits

<table>
<thead>
<tr>
<th><strong>Scope</strong></th>
<th>Existing building stock</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Target building category</strong></td>
<td>Choice of target building category</td>
</tr>
<tr>
<td></td>
<td>Public</td>
</tr>
<tr>
<td></td>
<td>Residential</td>
</tr>
<tr>
<td></td>
<td>Commercial</td>
</tr>
<tr>
<td><strong>Choice of method</strong></td>
<td>Asset rating (based on data derived from building inspection or drawings and building specifications) or operational rating (metered data of actual energy consumption)</td>
</tr>
<tr>
<td></td>
<td>Measured or calculated rating</td>
</tr>
<tr>
<td></td>
<td>Basis assessment or detailed assessment</td>
</tr>
<tr>
<td><strong>Compliance requirement</strong></td>
<td>Voluntary, mandatory or mixed implementation</td>
</tr>
<tr>
<td><strong>Geographical scope</strong></td>
<td>Geographical scope to which the energy performance certificate and equipment label applies to</td>
</tr>
<tr>
<td><strong>Quality assurance</strong></td>
<td>Regulation on training, accreditation and certification of experts</td>
</tr>
<tr>
<td><strong>Enforcement specifications</strong></td>
<td>Regulation on enforcement specification such as penalties for issuing incorrect EPCs</td>
</tr>
</tbody>
</table>

**Source**: Adapted from Laustsen, 2008; Schüwer et al., 2012; IEA, s2010; IEA, 2011; IEA, 2013a; GBPN, 2014; BPIE, 2010; Dungen and Carrington, 2011; Michel et al, 2012; Nogueira, 2013; BPN, 2014

**Box 8.1**: Example of identifying main design characteristics of regulatory policies

The policy design characteristics for the mandatory building code for new buildings in the residential buildings sector are as follows:

- **Level of specification**: Performance building code that requires the overall building to be considered as one single system

- **Target building category**: Residential buildings sector with building type A (single-family house - SFH) and building type B (apartment block - AB)
Focus of code: Construction of new buildings in the residential buildings sector

Geographical scope: National level with two geographical zone delineated by the different climates: Climate zone C (hot-dry) and Climate zone D (mixed-dry)

Spatial and technical level of variation: Separate specification of performance building code according to building type and climate zone

Systematic code revision: None

Compliance requirement: Mandatory

Aligned energy sufficiency measures: None

Specification on (required) use of renewable energy sources: None

Type of legislation: Requirements in building codes

Integrated label requirement: Pre-existing energy performance labelling scheme (A – best, F – worst)

Integrated information policies:
- Federal ministry fully informs all building supervisory authorities and provides additional training for staff responsible for introducing the building code at the subnational level
- Each building supervisory authority serves as a contact point for interested parties (e.g., project developers and architects) in order to provide additional explanation and information

Enforcement specifications: None

The policy design characteristics for the mandatory minimum energy performance standards (MEPS) for ACs are as follows:

(Minimum) eco-design requirements: Minimum energy performance standards for all new air conditioning installations

Scope and stringency: All new air conditioning installations for residential use installed from 2017 onwards

Systematic code revision: None

Integrated label requirement: Pre-existing energy performance labelling scheme (A – best, F – worst)

Compliance requirement: Mandatory

8.2.2 Step 2: Evaluate likelihood that each parameter is affected by the policy

Evaluate the likelihood that the estimation parameters for each building stock type are affected by the policy, and the relative magnitude of the expected effects. Conduct this assessment based on the information on policy design characteristics collected in Step 1. Describe the likelihood and relative magnitude in qualitative terms. This should be done for all the relevant estimation parameters.
The result from Step 2 is a preliminary indication of whether and how the policy affects the various estimation parameters. Table 8.3 provides examples of how users can evaluate the likelihood and relative magnitude of regulatory policies on the estimation parameters. Box 8.2 provides an example of evaluating likelihood and magnitude.

Table 8.3: Identification and evaluation of the effect of regulatory policies on estimation parameters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Policy</th>
<th>Likelihood (Very likely, Likely, Unlikely)</th>
<th>Relative magnitude (Minor, Moderate, Major)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average annual specific energy use per m$^2$ by building type$(_b)$ in climate zone$(_z)$</td>
<td>Mandatory building code</td>
<td>Very likely</td>
<td>Major</td>
</tr>
<tr>
<td>Voluntary appliance standard for AC</td>
<td>Likely</td>
<td>Moderate</td>
<td></td>
</tr>
<tr>
<td>Voluntary labelling scheme</td>
<td>Unlikely</td>
<td>Minor</td>
<td></td>
</tr>
</tbody>
</table>

Box 8.2: Example of evaluating the likelihood and magnitude

The experts in the Ministry of Building and Housing of Country A conduct a qualitative evaluation of the likelihood and magnitude that each parameter is affected by two regulatory policies (mandatory building code for new buildings and mandatory MEPS for ACs) taking the design characteristics identified in Step 1 into consideration.

The qualitative analysis summarised in the table below reveals that both policies only affect the key parameter, the average annual specific energy use per m$^2$ by building type$(_b)$ in climate zone$(_z)$. In addition, the mandatory building code affects the number of buildings by building type$(_b)$ in climate zone$(_z)$. The policies do not affect the other parameters.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Policy</th>
<th>Likelihood (Very likely, Likely, Unlikely)</th>
<th>Relative magnitude (Minor, Moderate, Major)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of buildings by building type$(_b)$ in climate zone$(_z)$</td>
<td>Mandatory building code</td>
<td>Likely – Performance requirements of mandatory building code lead to substantial increase in construction costs that reduces the number of newly constructed buildings</td>
<td>Minor – The increase in construction costs is estimated to lead only to a minor reduction of the overall number of buildings</td>
</tr>
<tr>
<td></td>
<td>Mandatory MEPS for AC</td>
<td>Unlikely – Performance requirements of mandatory MEPS do not affect number of newly constructed buildings</td>
<td></td>
</tr>
<tr>
<td>Average annual specific energy use per m$^2$ by building type$(_b)$ in climate zone$(_z)$</td>
<td>Mandatory building code</td>
<td>Very likely – Performance requirements are mandatory and require a significant reduction of annual energy use below current average of new buildings</td>
<td>Major – Performance requirements of mandatory building code require a significant reduction of annual energy use below current average of new buildings</td>
</tr>
</tbody>
</table>
8.2.3 Step 3: Identify the interaction between different policies (if relevant)

Where a package of policies is being assessed, qualitatively assess overlapping and reinforcing effects between these different policies. A useful tool for this is a policy interaction matrix. An example of a policy interaction matrix is provided in Table 8.4, for users to adapt as needed.

Table 8.4: Example of policy interaction matrix

<table>
<thead>
<tr>
<th>Mandatory MEPS for ACs</th>
<th>Likely – Performance requirements of mandatory MEPS are mandatory and require a significant reduction of energy use of new ACs in new buildings</th>
<th>Moderate – As ACs are only one component contributing to the average annual specific energy use per m², the mandatory standard is assumed to have moderate effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share of energy carrier(f) in fuel mix by building type(b) in climate zone(c)</td>
<td>Mandatory building code</td>
<td>Likely – Performance requirements are mandatory and will likely lead to a change in the fuel mix</td>
</tr>
<tr>
<td></td>
<td>Mandatory building code</td>
<td>Unlikely – Performance requirements of mandatory building code do not significantly affect fuel mix</td>
</tr>
<tr>
<td>Average floor area per building by building type(b) in climate zone(c)</td>
<td>Mandatory building code</td>
<td>Unlikely – Performance requirements of mandatory building code do not affect average floor area of newly constructed buildings</td>
</tr>
<tr>
<td></td>
<td>Mandatory building code</td>
<td>Unlikely – Performance requirements of mandatory MEPS do not affect average floor area of newly constructed buildings</td>
</tr>
<tr>
<td>Energy carrier(f) emission factors</td>
<td>Mandatory building code</td>
<td>Unlikely – Performance requirements of mandatory MEPS do not affect energy carrier emission factors</td>
</tr>
<tr>
<td></td>
<td>Mandatory building code</td>
<td>Unlikely – Performance requirements of mandatory MEPS do not affect energy carrier emission factors</td>
</tr>
</tbody>
</table>

- Mandatory building code
- Voluntary appliance standard for AC
- Voluntary labelling scheme
Users should qualitatively describe the interaction between different policies in the respective interaction category (Independent, overlapping, reinforcing, overlapping and reinforcing) as defined in Section 5.2.1 in Chapter 5. Where the policies being assessed overlap and/or reinforce each other, account for these effects under Step 4.

Box 8.3 provides an example of how to identify the interaction between different policies.

**Box 8.3: Example - identifying interactions between different policies**

The experts in the Ministry of Building and Housing of Country A evaluate whether the newly introduced policies (mandatory building code for new buildings and mandatory MEPS for ACs) have overlapping and/or reinforcing effects. The qualitative analysis summarised in the table below reveals that the mandatory building code for new buildings and the mandatory MEPS for ACs are overlapping but do not reinforce each other. The overlap between the two policies on the average specific energy consumption is due to the fact that the energy efficiency improvements of mandatory appliance standards for air conditioning in new buildings are already included in the performance building code for new buildings. This overlap has to be considered when estimating the parameter values in Step 4.

<table>
<thead>
<tr>
<th>Voluntary labelling scheme</th>
<th>Reinforcing (minor)</th>
<th>Independent</th>
<th>n/a</th>
</tr>
</thead>
</table>

**8.2.4 Step 4: Estimate magnitude of effect on key estimation parameters**

The key estimation parameters that are effected by regulatory policies are the average annual specific energy use and share of energy carrier in fuel mix. In most cases, regulatory policies affect other parameters to a lesser degree in most cases. Estimate the magnitude of the effect of the policy design characteristics on these two parameters.

Where overlapping and/or reinforcing policies are identified in Step 3, these effects should be accounted for to avoid over or underestimating the parameter value. Where the policy does not affect either of the two estimation parameters, use baseline values estimated in Chapter 7.

**Average annual specific energy use per m² by building type(b) in climate zone(z)**

**Building codes**

Different types of building codes specify the average annual specific energy use in different ways (e.g., per m² or per total building):
prescriptive building codes: Estimate how minimum energy performance requirements for each building component (e.g., walls, windows, heating and cooling systems) included in the code define the overall average annual specific energy use (either per m² or total building). This requires separate calculations to determine the overall impact on the building envelope. Since the performance of one component influences that of the others (e.g., an increase in wall insulation results in a downsizing of heating systems), the impact of single components cannot be calculated separately. Instead they should be calculated in an integrated manner. Where building codes change the minimum energy performance requirements for each building component over time (e.g., stepwise increase in efficiency requirements), this calculation should be done for each year of the assessment period.

Users should specify how the respective building code defines the average annual specific energy use over time, such as for each year of the assessment period. Based on Rohde (2017), the following general formula for the primary energy demand of buildings can be used for this estimation:

\[ Q_p = f_p \cdot Q_{fuel} = f_p \cdot (Q_{trans} + Q_{vent} + Q_{water} - \eta \cdot Q_{gains} + Q_{supply}) \]

Where:
- \( Q_p \) = Primary energy demand
- \( f_p \) = Primary energy factor
- \( Q_{trans} \) = Transmission heat demand
- \( Q_{vent} \) = Ventilation losses
- \( Q_{water} \) = Hot water demand
- \( Q_{gains} \) = Solar and internal gains
- \( Q_{supply} \) = Technical losses of supply system

As explained above, prescriptive performance building codes specify minimum energy performance requirements for a number of different building components, which affect the primary energy demand for one or more of the different components in the formula above (i.e., \( Q_{trans}, Q_{vent}, Q_{water}, Q_{gains}, \) and/or \( Q_{supply} \)). Depending on building components for which the prescriptive performance building code specifies the minimum energy performance requirements, the effect on the primary energy demand (i.e., the average annual specific energy use per m²) should be calculated. For this, users can refer to the ISO 13790:2008 Calculation of energy use for space heating and cooling\(^{27}\) and ISO 16343:2013 Methods for expressing energy performance and for energy certification of buildings\(^{28}\). As the calculation of different minimum energy performance requirements for different components into the average annual specific energy use per m² is rather technical and complicated depending on the number of components addressed, users might want to consult technical experts for this exercise.

---

\(^{27}\) Available at: [https://www.iso.org/standard/41974.html](https://www.iso.org/standard/41974.html).

\(^{28}\) Available at: [https://www.iso.org/standard/56224.html](https://www.iso.org/standard/56224.html).
Project developers have to account for the specifications that are set for the minimum energy performance requirements for different components by switching energy carriers (affecting $f_p$), insulating the building shelf (affecting $Q_{\text{trans}}$), replacing of windows/doors (affecting $Q_{\text{trans}}$), or changing the heating system ($Q_{\text{supply}}$).

- **Performance building codes**: Identify how the building codes specify the average annual specific energy use, either per m² or per the total building. This information should be provided in the building code. Where building codes change the average annual specific energy use over time (e.g., a stepwise increase in efficiency requirements), such changes should be accounted for in each year of the assessment period.

Users should be aware that building codes vary across different countries and/or regions. Thus, certain country-specific components or definitions might need to be considered when estimating the average annual specific energy use.

Box 8.4 shows how users can identify the average annual specific energy use, either per m² or per the total building.

**Box 8.4: Example of identifying the average annual specific energy use**

The mandatory performance building code in residential buildings sector for all new buildings developed from 2017 onward specifies the average annual specific energy use per building type for the two different building types (A and B) in the two different climate zones (C and D) for two different periods, namely 2018-2025 and from 2025 onwards:

**2017-2025**
- Building type A in climate zone C: 7,500 kWh/building per year
- Building type A in climate zone D: 13,000 kWh/building per year
- Building type B in climate zone C: 45,000 kWh/building per year
- Building type B in climate zone D: 64,000 kWh/building per year

**From 2025 onward**
- Building type A in climate zone C: 6,500 kWh/building per year
- Building type A in climate zone D: 12,000 kWh/building per year
- Building type B in climate zone C: 43,000 kWh/building per year
- Building type B in climate zone D: 61,000 kWh/building per year

As the assessment period for the ex-ante assessment only spans from 2017 to 2018, only the former efficiency specifications are relevant for the assessment.

Contrary to the estimation of baseline emissions in Step 4 and Step 6 in Section 7.3, the ex-ante estimation directly uses the average annual specific energy use per building by type in climate zone (without specifying energy use per m² and then multiplying it with the average floor area per building by building type).
Minimum energy performance standards for appliances

There are different types of minimum energy performance standards for appliances that specify the energy performance of appliances for heating, cooling, hot water and lighting. Use the energy performance standards specified in the MEPS to calculate how they impact the average annual specific energy use (per m² or per total building) in each year of the assessment.

Where a building code has been implemented in parallel, either include the MEPS in the calculations already undertaken for the building codes (see above for prescriptive performance building codes) or make assumptions on how the MEPS influences the building envelope use (see above for performance building codes). For this purpose, users make assumptions on how certain appliances contribute to the average annual specific energy use for each year of the assessment period. Such assumptions can be based on historical developments projected into the future, relevant studies in the field, or expert judgment. The assumptions should account for country-specific characteristics and trends.

Box 8.5 shows how users can identify the average annual specific energy use, either per m² or per the total building, for MEPS of appliances.

**Box 8.5: Example of identifying the average annual specific energy use for MEPS of appliances**

The mandatory MEPS for ACs specifies the efficiency performance for all new ACs sold from 2017 onward. In the first phase, the performance standard is set for the period between 2017 and 2022.

- AC Type 1: 5,400 Btu/hr
- AC Type 2: 6,000 Btu/hr
- AC Type 3: 7,000 Btu/hr

The previous analysis in Step 3 reveals that the policies being assessed (i.e., the mandatory building code and the MEPS for ACs) fully overlap for new residential buildings, as the building code includes the efficiency improvements of ACs. For this reason, the average annual specific energy use identified from the building code in the previous steps does not have to be adapted.

Mandatory labelling, certification and energy audits

Different types of mandatory labelling, certification and energy audits specify the average annual specific energy use either per m² or per total building. Identify how the respective label, certification instrument or energy audit system defines the average annual specific energy use for each year of the assessment period.

Depending on the set-up of these policies, a main obstacle with mandatory labelling, certification and energy audits policies is their non-binding nature, as their impacts depend heavily on the behaviour of the informed consumer. For example, the impact of mandatory labelling for all residential houses might affect the consumers’ behaviour differently in different countries and/or regions. To estimate the impact, it is therefore important to understand how the label changes the behaviour of the consumer. Ideally this is done using historical ex-post assessment. If ex-post assessment is not feasible, the user should base the estimate on transparently documented assumptions about the relationship between the instrument and its impact.
Share of energy carrier \((f)\) in fuel mix by building type \((b)\) in climate zone \((z)\)

Estimate the share of energy carrier \((f)\) in fuel mix by building type \((b)\) in climate zone \((z)\) for each year of the assessment period. Whether and how regulatory policies impact the share of energy carriers in the fuel mix depends on the policy design characteristics, such as whether the implemented policies result in a change of the fuel mix for different building types.

This is generally the case for mandatory building codes that either require a direct change in the fuel mix (e.g., through specifications on required use of renewable energy sources) or indirect change in the fuel mix due to ambitious efficiency requirements for new or retrofitted buildings. Minimum energy performance standards for appliances can alter the fuel mix by significantly reducing the specific energy input for the respective appliances (e.g., use of electricity for ACs or gas for hot water boilers). Such a reduction in the consumption of one energy carrier changes the fuel mix in the buildings sector.

To estimate the effect of the policy design characteristics on the share of energy carrier \((f)\) in fuel mix by building type \((b)\) in climate zone \((z)\), follow the guidance below:

1. If available, determine the historically monitored fuel mix for different buildings (as explained in Chapter 7.3 to estimate the baseline values for the share of energy carrier \((f)\) in fuel mix by building type \((b)\) in climate zone \((z)\)).

2. Identify whether the policy specifies a certain share of energy carriers as a mandatory requirement (e.g., through specifications on required use of renewable energy sources or the use of certain technologies such as heat pumps that imply a direct change in the fuel mix). These specifications have to be translated into assumptions on how the share of energy carriers in the fuel mix is affected.

3. If the regulatory policy does not contain such specifications as outlined in the previous step, make an informed decision on how the overall energy efficiency requirements change the fuel mix of different energy carriers.
   a. For building codes, the required energy performance of buildings (performance building code) or the combined energy performance of different components of buildings (prescriptive building code) have to be translated into the most likely impact on the fuel mix of energy carriers.
   b. For MEPS for appliances, the average reduction of the respective energy input to the appliance due to the energy efficiency improvement has to be expressed in terms of the change in this energy carrier in a household’s total consumption. If a MEPS for ACs leads to a 5% reduction of electricity used for cooling, the impact on the change in the fuel mix can be calculated based on the overall share of electricity in the total fuel mix of a building (e.g., 30% electricity, 40% natural gas, 30% oil) as well as the share of electricity used for ACs in a building (e.g., 40% for ACs, 60% for other appliances).
   c. For mandatory labelling, certification and energy audits, the non-binding nature of these policies again constitutes a main obstacle as their impacts depend heavily on the behaviour of the informed consumer. For example, the impact of mandatory labelling for all residential houses might affect consumers’ behaviour differently depending on the country or region. Thus, different choices are made on whether and how to adapt the building’s overall efficiency performance, which then directly affects the fuel mix. To
estimate the impact, it is therefore important to understand how such policies change the behaviour of the end consumer. Ideally this is done using historical ex-post assessment. If an ex-post assessment is not feasible, the user should base the estimate on transparently documented assumptions about the relationship between the instrument and its impact.

Box 8.6 shows how users can identify the share of energy carrier in fuel mix by building type in climate zone:

Box 8.6: Identifying the share of energy carrier in fuel mix by building type in climate zone

To determine the impact of the mandatory building code and MEPS for ACs on the share of energy carrier in fuel mix by building type in climate zone, the historically monitored values for shares of energy carriers in the fuel mix for new buildings are identified for 2016 in a first step (similar to Step 7 of Section 7.3):

**2016 (historically monitored values)**

- **Building type A in climate zone C:**
  - Natural gas: 11%
  - Electricity: 89%
- **Building type A in climate zone D:**
  - Natural gas: 47%
  - Electricity: 53%
- **Building type B in climate zone C:**
  - Natural gas: 15%
  - Electricity: 85%
- **Building type B in climate zone D:**
  - Natural gas: 45%
  - Electricity: 55%

In a second step, the policies are assessed as to whether they include specific requirements regarding the choice of fuels:

- The mandatory building code does not specify a certain mix/choice of fuels, only mandatory average annual specific energy use per building type
- The MEPS for ACs only specifies the efficiency level of ACs, hence does not specify a certain mix/choice of fuels per building type.

Therefore, informed assumptions on the effect of the mandatory efficiency requirements stipulated in the building code as well as the efficiency requirements for ACs in the MEPS on the future change in the share of energy carrier in fuel mix by building type in climate zone have to be made. After the consultation with two experts with appropriate experience with Country A’s building and construction sector, the following shares are determined – generally leading to a shift from natural gas to electricity for all building types. The reason for this shift is that several beneficiaries decide to switch to using
geothermal heat pumps as this becomes more feasible due to the reduced energy use.

2017

Building type A in climate zone C:
- Natural gas: 9%
- Electricity: 91%

Building type A in climate zone D:
- Natural gas: 45%
- Electricity: 55%

Building type B in climate zone C:
- Natural gas: 13%
- Electricity: 87%

Building type B in climate zone D:
- Natural gas: 44%
- Electricity: 46%

2018

Building type A in climate zone C:
- Natural gas: 8%
- Electricity: 92%

Building type A in climate zone D:
- Natural gas: 44%
- Electricity: 56%

Building type B in climate zone C:
- Natural gas: 12%
- Electricity: 88%

Building type B in climate zone D:
- Natural gas: 43%
- Electricity: 57%

8.2.5 Step 5: Estimate magnitude of other estimation parameters (if relevant)

Estimate the magnitude of the effect of the policy design characteristics on the other estimation parameters (i.e., those other than average annual specific energy use and share of energy carrier in fuel mix).

Where overlapping and/or reinforcing policies are identified in Step 3, these effects should be accounted for to avoid over or underestimating the parameter value. Where the policy does not affect a given estimation parameter, use baseline values estimated in Chapter 7.
Table 8.5 describes how the other estimation parameters may be affected by regulatory policies. Box 8.7 shows how users can estimate the other parameters where necessary.

**Table 8.5: Potential influence of regulatory policies on other parameters**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Potential influence of regulatory policies on parameters</th>
</tr>
</thead>
</table>
| Number of buildings per type(b) in climate zone(z) | Where ambitious regulatory policies significantly increase construction costs of new building stock, the construction rate of new buildings might decrease. This decrease in the growth rate lowers the number of new buildings constructed per year.  

Where ambitious policies significantly increase costs of retrofits, the rate of renovation might decrease. This might also affect the rate of demolition of existing building stock. Users should be aware of such effects and account for them where necessary. |
| Average floor area per building by building type(b) in climate zone(z) | Where ambitious regulatory policies significantly increase construction costs of new building stock, project developers might potentially opt to:  

- Reduce the total floor area of new buildings to reduce construction costs  
- Increase the total floor area of new buildings, as future costs for heating and cooling will significantly decrease due to high efficiency standards (rebound effect)  

Users should be aware of such effects in their countries and account for them where necessary. |
| Energy carrier(f) emission factors | In general, regulatory policies should not impact energy carrier emission factors. However, users should account for any circumstances in which regulatory policies do so. |

**Box 8.7: Example of estimating other parameters**

Based on the analysis done in Step 3 in Section 8.2.3, only the number of buildings by building type(b) in climate zone(z) is affected by one of the regulatory policies, namely the mandatory building code. This is due to the fact that the mandatory efficiency requirements in the building code increase construction costs for project developers and thus reduce the number of newly constructed houses.

A consultation with two experts on construction and residential buildings architecture results in the following estimates of how much the average construction costs per building type in each climate zone might increase due to the implementation of the building code:

- Building type A in climate zone C: by ~ 6%
- Building type A in climate zone D: by ~ 8%
- Building type B in climate zone C: by ~ 6%
- Building type B in climate zone D: by ~ 7%

The experts estimate that this reduced the growth of buildings as follows:

- Building type A in climate zone C: by 5% per year
- Building type A in climate zone D: by 7% per year
Building type B in climate zone C: by 3% per year
Building type B in climate zone D: by 2% per year

Using the baseline values for number of buildings by building type \( n(b) \) in climate zone \( z \) estimated in Step 3 in Section 7.3.3, the calculations are done for building type A in climate zone C for the two years of the assessment period (2017 and 2018).

2017:

\[ 20,000 \text{ [existing buildings at beginning of year 2017]} \times 0.01 \text{ [assumed construction rate]} \times (1 - 0.05) \text{ [assumed negative impact due to increase in construction costs]} = 190 \text{ [new buildings in 2017]} \]

2018:

\[ (20,000 \text{ [existing building stock at beginning of year 2017]} + 190 \text{ [new buildings stock in year 2017]}) \times (1 - 0.001) \text{ [assumed demolition rate]} = 20,190 \text{ [existing buildings at end of 2017]} \]

\[ 20,190 \text{ [existing buildings at beginning of year 2018]} \times 0.01 \text{ [assumed construction rate]} \times (1 - 0.05) \text{ [assumed negative impact due to increase in construction costs]} = 192 \text{ [new buildings in 2018]} \]

8.3 Account for policy design characteristics - financial support policies

It is a key recommendation to estimate the effect of policy design characteristics on each of the estimation parameters for each year of the assessment period. The key estimation parameters effected by financial support policies are number of building (households), average annual specific energy use and share of energy carrier in fuel mix, though the steps below also provide guidance for the other estimation parameters.

8.3.1 General considerations for estimating the effects of financial support policies

The assessment of financial support policies ex-ante can be challenging. Financial support policies provide a price signal but do not provide certainty as to their diffusion or impact. Their diffusion depends heavily on the behavioural changes they are able to induce. These can vary largely in country contexts and depend on a number of factors that cannot be easily quantified (e.g., cultural habits or risk aversion). Consequently, there is no simple way of estimating the diffusion rate of the policy and its resulting impact.

Learning from experience has proven to be the only sufficiently accurate way to achieve this. This means that users should try to obtain ex-post monitored data on the diffusion rate a particular financial support policy has resulted in. If the financial support policy mechanism is new in the country and no experience with it exists, the user should try to obtain expert judgments and/or experience in other country contexts. It is important that this approach is only applied in the beginning. Users should then slowly transfer to using ex-post monitored data as experience with the financial support policy progresses.

Two different estimation approaches are described below, the first outlining estimation of the diffusion rate based on ex-post monitored results and the second approach based on experience in countries.

Approach 1: Estimation of the diffusion rate based on ex-post monitored results of previously implemented policies
This approach is preferred and more accurate. Where possible, users should base their diffusion rate and/or impact estimation of financial support policies on ex-post monitored results of previously implemented financial support policies and their diffusion rate (e.g., number of preferential loans granted).

In an ideal case, the financial support policy has already been implemented for a number of years and data exists on the relationship between the price level and its diffusion rate. However, if this is not the case, experience with similar financial mechanisms or policies implemented in the country can be used. For example, a country might have had a tax incentive for a period of time but then decided to switch to a preferential loan scheme, which is the focus of this analysis.

The feasibility of transferring learning from one policy to another should be carefully checked on a case-by-case basis. In particular, the main design factors, such as total funding rates, technologies covered or information diffusion about the policy, need to be comparable to allow such transfer. Research has found that the uptake of financial policies in one country cannot be easily transferred to another.

**Approach 2: Estimation based on transparent analysis of all relevant aspects, preferably based on experience and good guesses by experts in the field**

Where an estimation based on ex-post monitored results is not possible, users can base their calculations on informed assumptions around the key aspects. These can then be used to estimate the uptake and effectiveness of the financial support policy. In general, an understanding of the entire complexity at play here requires ample experience in the sector in the country. It is therefore highly advisable to ensure that the experts involved have such knowledge, as otherwise these “good guesses” will have little value.

These assumptions on the most relevant aspects should be well documented and justified. In a limited number of cases, international studies or experience in other countries with similar characteristics, or previous experience with financial support policies in other sectors can also be used to inform and justify the assumptions made.

**Use of uncertainty ranges**

As estimating the effect of financial support policies is extremely challenging as outlined above, users should opt to use ranges instead of single values to account for the degree of uncertainty with which a policy affects a certain parameter. As the knowledge of how a policy diffuses in a country increases, these uncertainty ranges can become narrower, reflecting a learning process due to more experience and a better understanding of the dynamics. In any case, it is highly advisable to use uncertainty ranges in cases where there is no ex-post monitored data available.

**8.3.2 Step 1: Identify main design characteristics of the policy**

The identification of the main design characteristics of the policy provides users with the necessary information to conduct the ex-ante assessment in the subsequent steps. For example, it is important to be aware of the eligibility of tax reductions for renovation measures because it affects the number of buildings being renovated.

Identify design characteristics for the financial support policy using the list provided in Table 8.6, adapting it as needed for the policy context. The table lists the most relevant design characteristics for each of the two main financial support policies (financial support policies and fiscal measures) covered by this guidance. Box 8.8 shows how users can identify the main design characteristics for each financial support policy.
Table 8.6: Design characteristics of most common financial support policies

<table>
<thead>
<tr>
<th>Design characteristics</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Financial incentives</strong></td>
<td>The level of a financial incentive can be expressed in different ways, for example as an interest rate or an amount granted. For grants it is advisable to use specific figures and not absolute numbers (e.g., USD/m²). For preferential loans it is also advisable to provide market interest rate(s) for reference.</td>
</tr>
</tbody>
</table>
| Type of financial incentive    | Type of financial support policies such as:  
|                                | • Grants  
|                                | • Subsidies  
|                                | • Preferential loans (e.g., energy-efficient mortgages, which give borrowers the opportunity to finance energy-saving measures as part of a single mortgage)                                          |
| Level of financial incentive   | The level of a financial incentive can be expressed in different ways, for example as an interest rate or an amount granted. For grants it is advisable to use specific figures and not absolute numbers (e.g., USD/m²). For preferential loans it is also advisable to provide market interest rate(s) for reference. |
| Eligibility                    | Specifications on persons, households, and/or entities eligible to receive financial incentive                                                                                                                                                       |
| Scope of application           | Specifications on scope of applications, such as:  
|                                | • Appliances  
|                                | • Energy efficiency investments for retrofit  
|                                | • Energy efficiency investments in newly built buildings stock                                                                                                                                                                                       |
| Energy efficiency requirements | The granting and level of financial incentives might depend on specific achievements in energy efficiency (e.g., level of incentive depending on efficiency label of building after retrofit)                                                                                     |
| Combination with training,     | Financial support policies can be coupled with training, awareness and information programmes, which might contribute to a more lasting impact of the financial incentives offered                                       |
| awareness and information      |                                                                                                                                                                                                             |
| programmes                     |                                                                                                                                                                                                             |
| Coupling with other financial  | Financial support policies can be coupled with other financial measures or other financial support policies                                                                                                                                             |
| support policies               |                                                                                                                                                                                                             |
| **Fiscal measures**            |                                                                                                                                                                                                             |
| Type of tax incentive          | Types of fiscal measure, such as:  
|                                | • Tax reductions (reduced/complete tax exemption or refunds)  
|                                | • Tax credits or rebates  
|                                | • Reduced VAT rates  
|                                | • Deductibles                                                                                                                                                                                                 |
| Level of tax incentive         | The level of a tax incentive can be expressed in different ways depending on the                                                                                                                                                                             |

29 For example, the German development bank KfW launched a set of preferential loans to finance energy efficiency projects through a two-pronged mechanism: public tax exemption for all money invested in efficiency projects coupled with direct public incentives (i.e., preferential loans). Available at: [http://www.fsec.ucf.edu/en/publications/pdf/FSEC-PF-396-06.pdf](http://www.fsec.ucf.edu/en/publications/pdf/FSEC-PF-396-06.pdf).
type. It might also be differentiated by further criteria.

<table>
<thead>
<tr>
<th>Eligibility</th>
<th>Specifications on persons, households and/or entities eligible for the fiscal measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scope of application</td>
<td>Specifications on scope of applications, such as:</td>
</tr>
<tr>
<td></td>
<td>• Appliances</td>
</tr>
<tr>
<td></td>
<td>• Energy efficiency investments for retrofit</td>
</tr>
<tr>
<td></td>
<td>• Energy efficiency investments in newly built buildings stock</td>
</tr>
<tr>
<td>Requirements on energy efficiency</td>
<td>The granting and amount of the financial measures might depend on specific achievements in energy efficiency (e.g., level of tax exemption depending on efficiency label of building after retrofit)</td>
</tr>
<tr>
<td>Coupling with other financial support policies</td>
<td>Financial policy can be coupled with other financial incentive or other financial support policies</td>
</tr>
</tbody>
</table>

Source: Adapted from Atanasiu et al., 2014.

Box 8.8: Example of identifying main design characteristics of financial support policies

**Preferential loan**
- **Type of financial incentive**: Preferential loan for energy-efficient construction of new buildings
- **Level of financial incentive**: Reduced interest rate linked to targeted level of efficiency of new building (three different classes of energy-efficiency proposed with three different interest rates)
- **Eligibility**: All project developers of single-family houses
- **Scope of application**: Energy-efficient construction of new single-family houses
- **Energy efficiency requirements**: Two different levels of energy-efficiency requirements (both are more ambitious than the introduced building code)
- **Combination with training, awareness and information programmes**: Public information campaign to inform eligible project developers about financing opportunity
- **Coupling with other financial support policies**: Tax rebate (see below)

**Tax rebate**
- **Type of tax incentive**: Tax rebate
- **Level of tax incentive**: Tax rebate of up to USD 10,000 at end of fiscal year depending on level of efficiency standard to be implemented
- **Eligibility**: All project developers of single-family houses
- **Scope of application**: Energy-efficient construction of new single-family houses
- **Requirements on energy efficiency**: Two different levels of energy efficiency requirements (both are more ambitious than the introduced building code)
- **Coupling with other financial support policies**: Preferential loan (see above)
8.3.3 Step 2: Evaluate likelihood that each parameter is affected by the policy

Evaluate the likelihood that the estimation parameters for each building stock type are affected by the policy, and the relative magnitude of the expected effects. Conduct this assessment based on the information on policy design characteristics collected in Step 1. Describe the likelihood and relative magnitude in qualitative terms. This should be done for all the relevant estimation parameters.

The result from this Step 2 is a preliminary indication of whether and how the policy affects the various estimation parameters. Table 8.7 provides examples of how users can evaluate the likelihood and relative magnitude of financial support policies on the estimation parameters. Box 8.9 provides an example of evaluating likelihood and magnitude.

Table 8.7: Identification and evaluation of the effect of financial support policies on estimation parameters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Policy</th>
<th>Likelihood</th>
<th>Relative magnitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average annual specific energy use per m² per building by type(b) in climate zone(z)</td>
<td>Preferential loan for deep retrofit</td>
<td>Very likely</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Preferential loan for construction of new building</td>
<td>Unlikely</td>
<td>Minor</td>
</tr>
<tr>
<td></td>
<td>Tax rebate for deep retrofit</td>
<td>Likely</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

Box 8.9: Example of evaluating the likelihood and magnitude

The experts in the Ministry of Building and Housing of Country A conduct a qualitative evaluation on the likelihood and magnitude that each parameter is affected by both of the financial support policies (i.e., preferential loan and tax rebate) taking the design characteristics identified in Section 8.2 into consideration.

The qualitative analysis summarised in the table below reveals that both financial support policies affect the number of buildings per building type(b) in climate zone(z), the average annual specific energy use per m² by building type(b) in climate zone(z), and the share of energy carrier(f) in fuel mix by building type(b) in climate zone(z) as the key parameters. The financial support policies do not affect the other parameters.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Policy</th>
<th>Likelihood</th>
<th>Relative magnitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of buildings per type(b) in climate zone(z)</td>
<td>Preferential loan</td>
<td>Very likely – Preferential loan policy likely to increase number of new buildings being renovated due to provided financial incentives. The conditions of the scheme are favourable enough to likely incentivise people to build houses who otherwise would not have done so. This judgment is based on data from a neighbouring country that implemented a similar scheme.</td>
<td>Moderate – Preferential loan policy expected to have moderate impact as financial incentives not likely to spur major increase in number of buildings</td>
</tr>
<tr>
<td></td>
<td>Tax rebate</td>
<td>Very likely - Tax rebate policy</td>
<td>Moderate – Tax rebate policy</td>
</tr>
</tbody>
</table>

78
### 8.3.4 Step 3: Identify the interaction between different policies (if relevant)

Where a package of several policies is being assessed, qualitatively assess overlapping and reinforcing effects between these different policies. A useful tool for this is a policy interaction matrix. An example of a policy interaction matrix is provided in Table 8.8, for users to adapt as needed.
Table 8.8: Example of policy interaction matrix

<table>
<thead>
<tr>
<th></th>
<th>Preferential loan for deep retrofit</th>
<th>Preferential loan for construction of new building</th>
<th>Tax break for deep retrofit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preferential loan for deep retrofit</td>
<td>n/a</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preferential loan for construction of new building</td>
<td>Independent</td>
<td>n/a</td>
<td></td>
</tr>
<tr>
<td>Tax rebate for deep retrofit</td>
<td>Overlapping (major)</td>
<td>Independent</td>
<td>n/a</td>
</tr>
</tbody>
</table>

Users should qualitatively describe the interaction between different policies in the respective interaction category (Independent, overlapping, reinforcing, overlapping and reinforcing) as defined in Section 5.2.1 in Chapter 5. Where financial support policies overlap and/or reinforce each other, users should account for these effects in Step 4.

Box 8.10 provides an example of how to identify the interaction between different policies.

**Box 8.10: Identifying interactions between different financial support policies**

The experts in the Ministry of Building and Housing of Country A evaluate whether both newly introduced financial support policies (preferential loan and tax rebate) have overlapping and/or reinforcing effects. The qualitative analysis summarised in the table below reveals that the financial support policies overlap and reinforce each other. Thus, their combined impact may be greater or less than the sum of the individual impacts of implementing them separately. This overlapping and reinforcing effect should be considered when estimating each parameter value in Step 4.

<table>
<thead>
<tr>
<th></th>
<th>Preferential loan</th>
<th>Tax rebate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preferential loan</td>
<td>n/a</td>
<td></td>
</tr>
<tr>
<td>Tax rebate</td>
<td><strong>Overlapping and reinforcing (moderate)</strong></td>
<td>n/a</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**8.3.5 Step 4. Estimate key parameters for financial support policies**

The key estimation parameters that are affected by the financial support policies are number of buildings (households), average annual specific energy use and share of energy carrier in fuel mix. For retrofitting, these two parameters are determined by the renovation rate (i.e., number of households) and the targeted efficiency level linked to the financial incentive. The renovation rate in turn depends on the
attractiveness of the financial incentive and other behavioural factors. Financial support policies affect other parameters (i.e., average floor area per building by building type and energy carrier emission factors) to a lesser degree in most cases.

Where overlapping and/or reinforcing policies are identified in Step 3, these effects should be accounted for to avoid over or underestimating the parameter value. Where the policy does not affect either of the two estimation parameters, use baseline values estimated in Chapter 7.

Number of buildings by buildings type($b$) in climate zone($z$)

To estimate the number of buildings by buildings type($b$) in climate zone($z$), it is necessary to make informed assumptions on relevant aspects and drivers that determine the number of buildings being retrofitted energetically (to a desired level) or newly constructed depending on the policy’s focus. Table 8.9 provides an overview of aspects and drivers generally considered relevant when estimating the effect of financial support policies. However, these aspects and drivers vary in their level of importance in different countries. There may also be other aspects or drivers that are not listed. Therefore, users should always adapt Table 8.9 to their policy context and country. Box 8.11 shows how users can estimate the number of buildings per type($b$) in climate zone($z$).

<table>
<thead>
<tr>
<th>Table 8.9: Overall aspects to consider when estimating the impact of financial support policies</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Aspects and drivers</strong></td>
</tr>
<tr>
<td>Overall access to capital in country context</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Building supply market/capacity considerations</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Trustworthiness and credibility of programme sponsor</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Skills and sophistication of</td>
</tr>
<tr>
<td>Programme Sponsor</td>
</tr>
<tr>
<td>-------------------</td>
</tr>
<tr>
<td><strong>Example:</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Dispersion of information on support scheme</th>
<th>Assumption(s) on how information about the financial support policy is dispersed to reach the targeted audience to inform potential beneficiaries of the existence of policy.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Example:</strong></td>
<td>Only a limited number of the potentially eligible households are aware of the existence of a preferential loan for retrofits.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Longevity of impacts</th>
<th>Assumption(s) on how lasting the effects of the financial support scheme will be. This might also link to the policy design.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Example:</strong></td>
<td>A financial support scheme only receives public funding on an annual basis by the federal government, which critically hinders the uptake of a financial support policy due to concerns about the longevity of the scheme or limited financial resources to fully fund the activities.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Accessibility to programme</th>
<th>Assumption(s) on the ease of accessing the funding. For example, there may only be limited points of access to the financial support.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Example:</strong></td>
<td>Points of access exist only in certain urban regions. Many rural regions are excluded from the financial support policy.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Audit requirements</th>
<th>Assumption(s) on how the audit requirements defined in financial support policies affect their uptake.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Cultural/ behavioural response of home owners</th>
<th>Assumption(s) on how people react to price signals in the buildings sector. These include cultural and behavioural conditions around how willing home owners are to access financial support policies, but also aspects such as the share of the population renting vs. owning a home.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Example:</strong></td>
<td>In certain countries, home owners may react faster to financial support provided, as there is a cultural openness to using such financial support policies. In other countries, the share of renters may be very high, meaning that home owners are less likely to invest in deep retrofit, even though lucrative preferential loans exist.</td>
</tr>
</tbody>
</table>

**Source:** Adapted from Hayes et al., 2011

**Box 8.11: Example of estimating the number of buildings per type\(_{(b)}\) in climate zone\(_{(z)}\)**

The analysis of regulatory policies in Section 8.2 revealed the following values for the number of buildings per type\(_{(b)}\) in climate zone\(_{(z)}\) for each year of the assessment period. Only the building type category A (single-family house) is listed because only single-family houses are eligible for support under the financial support policy.

- Building type A in climate zone C: 190 new buildings in 2017 / 382 new buildings in 2018
- Building type A in climate zone D: 441 new buildings in 2017 / 895 new buildings in 2018

As Country A has not implemented any financial support policies for energy-efficient new buildings before, the estimation on how the newly introduced policies affect the number of buildings cannot be based on ex-post monitored results of previously implemented policies, but instead is based on transparent analysis of all relevant aspects and drivers outlined in Table 8.9. Two experts with appropriate experience in the country’s buildings sector are consulted.

- **Overall access to capital in country context:** Overall, the access to capital in the country context is well-established with a network of local banks granting loans for housing construction.
However, a share of more risk-averse local private banks is expected to be less willing to grant loans because of increased construction costs due to higher efficiency requirements similar to the previous financial conditions (i.e., interest rates and loan period). Nevertheless, a review of their current share in loans in house construction reveals that they only contribute marginally. Thus, the financial support policies are assumed to not be limited in their diffusion by current access to capital in the country context.

- **Market considerations**: Only a limited number of construction companies is currently prepared to construct energy-efficient new buildings with the efficiency requirements linked to the loan. Since companies will need time to build these capacities, the lack of knowledge will likely lead to a reduced uptake of the financial support policy in the first years, until the market conditions have adapted and more companies can fulfil such requirements.

- **Trustworthiness and credibility of programme sponsor**: The preferential loan policies are issued by a state-owned national bank. However, requests for preferential loans can be done via several selected local banks that fulfil certain requirements. In general, trustworthiness and credibility of both the state-owned national bank and the selected local banks is good and should not negatively affect the uptake of the financial support scheme. The tax rebates are directly granted in the annual tax return.

- **Skills and sophistication of programme sponsor**: Experience of the state-owned national bank and the local banks with granting preferential loans linked to energy efficiency improvements is rather limited, especially considering the required coordination between them and the need to also monitor the effective implementation of the energy efficiency requirements linked to the loan. Thus, certain coordination problems are expected in the first year after the policy has been introduced. No such problem is expected with the tax rebate, as the tax authorities have vast experience with granting tax rebates in diverse contexts.

- **Dispersion of information on support scheme**: Even though a public information campaign to inform eligible project developers about the available financing opportunity has been initiated, it is expected that this information might only reach about 70%-80% of eligible beneficiaries.

- **Longevity of impacts**: Funding for both financial support policies has been secured in the budget of the Ministry of Building and Housing for a period of five years until 2022. Thus, no impacts from a short and inadequate funding period are expected.

- **Points of access by customers to programme**: Due to the granting of preferential loans via local banks, points of access are available for basically all interested customers both in urban and rural areas. Tax rebates are directly granted by national tax authorities.

- **Audit requirements**: Audit requirements of financial support policies are not expected to have any impact on the uptake rate of policies.

Taking these assumptions on aspects and drivers into consideration, the two consulted experts estimate the impact of the financial support policies as follows below:

- Building type A in climate zone C: increase by 3% to 6% over values estimated based on the regulatory scheme

- Building type A in climate zone D: increase by 5% to 10% over values estimated based on the
regulatory scheme

This results in the following number of buildings per type\(_{(b)}\) in climate zone\(_{(z)}\) for each year of the assessment period for single family houses.

### 2017:
- Building type A in climate zone C: 196 to 201 new buildings
- Building type A in climate zone D: 463 to 485 new buildings

### 2018:
- Building type A in climate zone C: 393 to 405 new buildings
- Building type A in climate zone D: 940 to 984 new buildings

Average annual specific energy use per m\(^2\) by building type\(_{(b)}\) in climate zone\(_{(z)}\)

Similar to the estimation of the *number of buildings by building type\(_{(b)}\) in climate zone\(_{(z)}\)* above, users should make informed assumptions on relevant aspects and drivers determining the number of buildings being retrofitted or newly constructed, depending on the policy’s focus and the level of efficiency improvements achieved, to estimate the *average annual specific energy use per m\(^2\) by building type\(_{(b)}\) in climate zone\(_{(z)}\)*.

Table 8.9 provides an overview of aspects and drivers generally considered relevant when estimating the effect of financial support policies. However, users should make additional informed assumptions on the actual level of energy efficiency improvements triggered by the financial support scheme as listed in Table 8.10 to estimate the average annual specific energy use for each year of the assessment period.

Box 8.12 shows how users can estimate the *average annual specific energy use per m\(^2\) by type\(_{(b)}\) in climate zone\(_{(z)}\)*.

*Table 8.10: Additional aspects to consider when estimating the average annual specific energy use per m\(^2\) per building*

<table>
<thead>
<tr>
<th>Additional aspects and drivers</th>
<th>Description</th>
</tr>
</thead>
</table>
| **Type and level of energy efficiency improvements** | Assumption(s) on what type and level of energy efficiency improvements the financial support policy triggers. This is often directly linked to the policy. For example, a preferential loan might only be granted if the beneficiary also achieves a certain energy efficiency level.  
**Example:** A preferential loan scheme offers three options (e.g., with different interest rates and loan pack back durations) that are linked to the level of energy efficiency achieved with the retrofit. In this case, users need to focus on estimating the number of consumers that opt for each option. |
| **Regional differences** | Assumption(s) on whether regional differences result in different types of energy efficiency improvements.  
**Example:** In a region with few heating days and consequently low heating requirements, consumers might opt to only use preferential loans for some basic efficiency investments. |
The analysis of regulatory policies in Section 8.2 revealed the following values for the average annual specific energy use per m² by building type(b) in climate zone(z). As explained above, this is mainly determined by the mandatory specifications of the building code and is uniform for each year of the assessment.

Building type A in climate zone C: 7,500 kWh/building
Building type A in climate zone D: 13,000 kWh/building

In addition to all assumptions made on aspects and drivers in Table 8.9, additional assumptions should be made on those aspects and drivers outlined in Table 8.10.

- **Type and level of energy efficiency improvements**: The conditions of both financial support policies are linked to two different levels of targeted energy efficiency, namely:

  - **Lower level of efficiency**
    Building type A in climate zone C: 7,200 kWh/building
    Building type A in climate zone D: 12,500 kWh/building

  - **Higher level of efficiency**
    Building type A in climate zone C: 7,000 kWh/building
    Building type A in climate zone D: 12,000 kWh/building

- **Regional differences**: Regional differences are expected to slightly affect the uptake of financial support policies. Experts expect to have 5-10% higher uptake in climate zone D as the potential for energy savings are higher in this region.

Due to the higher efficiency requirements linked to the financial support of the two respective policies, the average annual specific energy use per m² by building type(b) in climate zone(z) will change as follows below. Due to the level of uncertainty of how many eligible users will use each of the two financial support options, these are provided in ranges.

Building type A in climate zone C: 7,200 - 7,300 kWh/building
Building type A in climate zone D: 12,700 - 12,800 kWh/building

Share of energy carrier(f) in fuel mix by building type(b) in climate zone(z)

Similar to the estimation of the number of buildings by building type(b) in climate zone(z) and average annual specific energy use per m² by building type(b) in climate zone(z) above, users should make informed assumptions on relevant aspects and drivers determining the share of each energy carrier(f) in the fuel mix by building type(b) in climate zone(z).

It is important to note that for retrofitting of buildings, an increase in energy efficiency can also lead to a change in the fuel mix which should be reflected here (see also Chapter 6 on identification of impacts). Table 8.11 provides an overview of the aspects that need to be considered when estimating the share of energy carriers in the fuel mix for each year of the assessment period. Box 8.13 shows how users can estimate the share of energy carrier(f) in fuel mix by building type(b) in climate zone(z).
Table 8.11: Additional aspects to consider when estimating the share of energy carriers, $f$, in fuel mix

<table>
<thead>
<tr>
<th>Additional aspects and drivers</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Requirements included in the policy regarding choice of fuels</td>
<td>Assumption(s) on the fuel mix that is required by the policy. Certain policies might require home owners to choose a certain fuel mix. <strong>Example</strong>: A policy might be linked to the implementation of biofuel technology or the use of highly energy-efficient heat pumps.</td>
</tr>
<tr>
<td>Effect of assumed energy efficiency improvements on fuel mix</td>
<td>Assumption(s) on whether and how energy efficiency improvements (depending on type and level of energy efficiency improvements identified in Table 8.10) determine fuel mix of buildings <strong>Example</strong>: A preferential loan scheme might trigger a deep retrofit level that allows a switch to a different fuel system. This is especially the case for very deep retrofits which often require only a small amount of heat that can be supplied by (geothermal) heat pumps.</td>
</tr>
</tbody>
</table>

Box 8.13: Example of estimating the share of energy carrier, $f$, in fuel mix by type, $a$, in climate zone, $z$

The analysis of regulatory policies in Step 4 in Section 8.2.4 revealed the following values for the share of energy carrier, $f$, in fuel mix for building type A (i.e., single-family houses) in both climate zones for each year of the assessment.

**2017 (after accounting only for regulatory policies)**

Building type A in climate zone C:
- Natural gas: 9%
- Electricity: 91%

Building type A in climate zone D:
- Natural gas: 45%
- Electricity: 55%

**2018 (after accounting only for regulatory policies)**

Building type A in climate zone A:
- Natural gas: 8%
- Electricity: 92%

Building type A in climate zone B:
- Natural gas: 44%
- Electricity: 56%

In addition to all assumptions made on aspects and drivers in Table 8.9 and Table 8.10, additional assumptions should be made on those aspects and drivers outlined in Table 8.11.

- **Requirements included in the policy regarding choice of fuels**: Neither of the two financial support policies specify requirements on the choice of fuels
• **Effect of assumed energy efficiency improvements on fuel mix**: Generally, the higher level of requirements on efficiency specified in the financial support schemes further shift the share of energy carriers from natural gas toward electricity.

Taking these assumptions on drivers and aspects into consideration, values for the share of energy carrier in fuel mix by building type, in climate zone, for each year of the assessment change as follows after consultation with two experts:

**2017 (after accounting for regulatory and financial support policies)**

Building type A in climate zone C:
- Natural gas: 8%
- Electricity: 92%

Building type A in climate zone D:
- Natural gas: 43%
- Electricity: 57%

**2018 (after accounting for regulatory and financial support policies)**

Building type A in climate zone A:
- Natural gas: 7%
- Electricity: 93%

Building type A in climate zone B:
- Natural gas: 41%
- Electricity: 59%

### 8.3.6 Step 5: Estimate magnitude of other estimation parameters (if relevant)

Estimate the magnitude of the effect of the policy design characteristics on the other estimation parameters (i.e., those other than number of buildings (households), average annual specific energy use and share of energy carrier in fuel mix).

Where overlapping and/or reinforcing policies are identified in Step 3, these effects should be accounted for to avoid over or underestimating the parameter value. Where the policy does not affect a given estimation parameter, use baseline values estimated in Chapter 7.

Table 8.12 describes how the other estimation parameters may be affected by financial support policies. Box 8.14 shows how users can estimate the other parameters, if relevant.
### Table 8.12: Potential influence of financial support policies on other parameters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Potential influence of financial support policies on other parameters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average floor area per building by building type in climate zone</td>
<td>In general, financial support policies do not impact average floor area per building by building type in climate zone. However, it may be possible that generous financial support policies incentivise project developers to build more spacious buildings. Users should be aware of such potential effects and account for them where necessary.</td>
</tr>
<tr>
<td>Energy carrier emission factors</td>
<td>In general, financial support policies do not impact energy carrier emission factors. However, users should account for any country-specific circumstances in which regulatory policies do so.</td>
</tr>
</tbody>
</table>

### Box 8.14: Example of estimating other parameters

As the analysis under Step 3 reveals, none of the other parameters is affected by the financial support policies, and thus no further estimation is required since the values estimated in Section 8.2 can be used.

### 8.4 Account for other barriers

There are several barriers that may attenuate the potential for energy savings under the policy being assessed. This step focuses on barriers not addressed by the policy directly. Information policies are considered in this step, since a lack of adequate information policies is considered to hinder the intended impact of regulatory policies and financial support policies.

It is a key recommendation to identify barriers not addressed by the policy and account for their effect on the relevant estimation parameters for each year of the assessment period. Users should follow the steps below to do this. The key estimation parameters affected by barriers are number of buildings, average annual energy use per m² and share of energy carrier in fuel mix.

#### 8.4.1 Step 1: Identify potential barriers

Identify and describe all potential barriers to the successful implementation of the policy. Table 8.13 lists the barrier categories, and provides a description of commonly encountered barriers and examples for each. Barriers should be identified and described for each relevant barrier category listed in the table, while also noting if no barriers are identified for a given barrier category. Users can add to this list any additional barriers they might identify through consulting relevant literature or national experts.

Box 8.15 provides an example of identifying and describing potential barriers.

### Table 8.13: Barrier categories and example barriers

<table>
<thead>
<tr>
<th>Barrier category</th>
<th>Commonly encountered barriers</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial barriers</td>
<td>Absence of or lack of access to adequate funding opportunities and financing products</td>
<td>No financial instrument exists to incentivise households to renovate to higher standards, or no funding for new buildings to comply with a building code or high efficiency programme</td>
</tr>
<tr>
<td></td>
<td>High ratio of investment cost to value of energy savings and inability to monetise the other benefits</td>
<td>Households or small and medium-sized enterprises are unwilling to invest in renovation work due to high upfront costs and long payback times for calculated energy savings</td>
</tr>
<tr>
<td>Institutional and administrative barriers</td>
<td>Split incentives between landlords and tenants (only applies to rentals)</td>
<td>Landlords are unwilling to invest in energy efficiency measures as the benefits from lower energy bills do not accrue to them directly and they cannot raise the rent accordingly</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>-----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>Risk-averse financiers</td>
<td>Lenders are unwilling to finance projects due to perceived or real risks associated with energy efficiency loans to households / SMEs (often due to a lack of information, uniformity and standards, for example in calculating energy savings)</td>
</tr>
<tr>
<td></td>
<td>Small scale of residential energy efficiency projects</td>
<td>Banks are unwilling to finance residential energy efficiency measures due to high transaction costs associated with small and dispersed projects and developers</td>
</tr>
<tr>
<td></td>
<td>High proportion of project design and development costs in energy efficiency projects</td>
<td>Loans to residential energy efficiency projects may be associated with a lower proportion of securitised assets making them less attractive to financiers</td>
</tr>
<tr>
<td></td>
<td>High investment costs of energy-efficient materials, equipment or components</td>
<td>Initial investment cost, rather than lifecycle cost, is used to judge the value of the investment</td>
</tr>
<tr>
<td></td>
<td>Lack of strong / dedicated institutions to implement and enforce energy efficiency regulation</td>
<td>No government unit is clearly responsible for implementing energy efficiency policies or enforcement is insufficient</td>
</tr>
<tr>
<td></td>
<td>Incoherent national and municipal energy regulations and standards</td>
<td>Cities and national government may have different energy efficiency requirements that are not compatible, thus reducing compliance</td>
</tr>
<tr>
<td></td>
<td>Contradicting material or equipment standards (within a given jurisdiction)</td>
<td>Multiple building material standards are in competition with each other, have different requirements and have different means of compliance, which reduces uniformity and energy efficiency</td>
</tr>
<tr>
<td></td>
<td>New buildings are not subject to building permitting processes</td>
<td>A large informal housing sector leading to buildings not going through normal building permitting process, which limits the means of building code enforcement</td>
</tr>
<tr>
<td></td>
<td>Reluctance to enforce building code for building retrofits</td>
<td>Governments may be reluctant to enforce retrofitting obligations from existing building codes on private owners</td>
</tr>
<tr>
<td></td>
<td>Corruption</td>
<td>High corruption levels can decrease compliance with standards</td>
</tr>
<tr>
<td>Market barriers</td>
<td>Inconsistent pricing structures (especially electricity subsidies) that disadvantage energy efficiency investments</td>
<td>Low electricity prices due to subsidies make energy efficiency measures less attractive for consumers</td>
</tr>
<tr>
<td></td>
<td>High import duties on energy efficiency equipment or components</td>
<td>High import duties may exist on energy-efficient building components or appliances making them financially less attractive to purchase compared to inefficient products</td>
</tr>
<tr>
<td>Lack of trained and skilled personnel barriers</td>
<td>Lack of skills to deliver, maintain, and manage more energy-efficient buildings or building components</td>
<td>Insufficient number of trained architects, construction workers, etc. to adequately implement the requirements of building codes and other standards</td>
</tr>
</tbody>
</table>
Lack of technical assistance or advice
Households or project promoters do not have access to advice on energy efficiency, making them less likely to initiate energy efficiency projects.

Lack of equipment testing or certification
Insufficient information is available for construction companies to choose equipment matching regulatory standards.

Public acceptance barriers
Insufficient public acceptance of renovation works
Households not investing in renovation work due to the discomfort or inconvenience that renovations cause.

Insufficient acceptance of new, innovative technologies
Households unwilling to invest in a new building component or appliance they have not seen in operation under real-life conditions.

Energy poverty and access barriers
Increased ability to afford comfort (the rebound effect)
Households increase heating/cooling energy consumption to achieve improved thermal comfort, due to lower energy bills after renovation work.

Increased access to building energy services
Building upgrades result in newly installed air conditioner which increases the energy bill at the same time that the new insulation decreases the energy bill.

Technology barriers
Lack of available energy efficiency equipment or components matching the regulatory standards or voluntary programme requirements
Pressure to support the local manufacturing base in middle income countries could lead to unavailability of equipment and building components matching standards.

Lack of information policies
Lack of data, analysis or information to understand the benefits of energy efficiency
Increased energy efficiency is not specified in the policy or design because the methods to calculate the benefits of energy efficiency beyond energy and emissions savings are not readily available.

Lack of information leads to uncertainty and risk
It is not clear to a homeowner whether installing a heat pump will save more energy than installing a boiler, due to lack of information.

Lack of awareness about standards
Building users, managers and construction companies are not adequately informed about regulatory standards.

Lack of awareness about the availability of financial instruments
Households or housing associations are not informed about the existence of policies to incentivise them to undertake renovation work.


Box 8.15: Example of identifying and describing all possible barriers

Based on the list of potential barriers in Table 8.13, the main barriers for the policy package of regulatory and financial support schemes are identified as follows:

- **Financial barriers**: Risk-averse financiers (e.g., local private banks) may be unwilling to grant loans due to increased construction costs caused by mandatory efficiency requirements.
  → *Barrier not addressed for all buildings covered by the regulatory policy (i.e., mandatory building code) as financial support schemes (which provide financing by a public bank) only*
provided financial support for higher targeted level of energy efficiency

- **Institutional and administrative barriers**: Informal housing sector not likely to comply with (or is not subject to) building permitting processes. Informal housing represents 10% of the sector.
  → *Barrier not addressed by regulatory or financial support policies*

- **Market barriers**: None

- **Lack of trained and skilled personnel barriers**: Insufficient number of trained architects and contractors to adequately implement the requirements of building codes and other standards
  → *Barrier not addressed by regulatory or financial support policies*

- **Public acceptance barriers**: None

- **Energy poverty and access barriers**: None

- **Technology barriers**: High local content requirements that reduce the supply of energy-efficient building components
  → *Barrier not addressed by regulatory or financial support policies*

- **Lack of information policies**: Lack of awareness about the availability of financial support policies by eligible single-house project developers
  → *Barrier partially addressed, as specific information support policies have been implemented concurrently*

### 8.4.2 Step 2: Evaluate the likelihood and relative magnitude of barriers

Evaluate the likelihood and relative magnitude of each barrier to attenuate the potential energy savings achieved by the policy, using the scales in Table 8.14. Users should conduct this evaluation of likelihood and relative magnitude of barriers for all relevant estimation parameters. This is done for each year in the assessment period in order to account for a potential change of effect over time.

The evaluation of likelihood and magnitude may involve expert judgment, desk reviews and stakeholder consultations. Refer to the ICAT *Stakeholder Participation Guidance* (Chapter 8) for information on designing and conducting consultations, which can help with the identification and evaluation of barriers.

Box 8.16 provides an example of evaluating the likelihood and relative magnitude of barriers.
Box 8.16: Example of evaluating the likelihood and relative magnitude of barriers

Based on the selection of barriers in Step 1 in Section 8.4.1, analysis is done on the likelihood and relative magnitude of the respective barriers on each estimation parameter. This is done for each year in the assessment period in order to account for a potential change of effect over time. In the following example, the analysis is done for the parameter number of buildings by building type\(_{(b)}\) in climate zone\(_{(z)}\) for each year of the assessment period (2017 and 2018).

2017:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier</th>
<th>Likelihood (Very likely, Likely, Possible, Unlikely, Very unlikely)</th>
<th>Relative magnitude (Minor, Moderate, Major)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of buildings per type(<em>{(b)}) in climate zone(</em>{(z)})</td>
<td>Financial barriers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Risk-averse financiers (e.g., local private banks) may be unwilling to grant loans due to increased construction costs caused by mandatory efficiency requirements</td>
<td>Very likely</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Institutional and administrative barriers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Informal housing sector not likely to comply with (or is not subject to) building permitting processes. Informal housing represents 10% of the sector</td>
<td>Very likely</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Lack of trained and skilled personnel barriers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Insufficient number of trained architects, construction workers, etc. to adequately implement the requirements of building codes and other standards</td>
<td>Very likely</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Technology barriers</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>High local content requirements that reduce the supply of energy-efficient building components</td>
<td>Likely</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Lack of information policies</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Lack of awareness about the availability of financial support instruments by eligible single-house project developers</td>
<td>Likely</td>
<td>Minor</td>
</tr>
</tbody>
</table>

2018

Only those barriers for which the likelihood and/or relative magnitude changed from the previous year are evaluated.
### Parameter | Barrier | Likelihood (Very likely, Likely, Possible, Unlikely, Very unlikely) | Relative magnitude (Minor, Moderate, Major)
--- | --- | --- | ---
Number of buildings per type in climate zone | Lack of trained and skilled personnel barriers | Likely – Change to likely from very likely in 2018 as market is expected to adapt relatively fast | Minor – Change to minor from moderate in 2018 as market is expected to adapt relatively fast

8.4.3 Step 3: Identify other policies that may help overcome identified barriers

For each barrier identified, identify other policies (that are not directly linked to the policy being assessed) that may help overcome the barrier. Estimate the potential for the policy to overcome the identified barriers, using a four-point scale (low, moderate, high, not applicable). Users should then adjust the barrier’s relative magnitude, or note that the barrier is not relevant if other policies are deemed sufficient to overcome it.

Only the barriers which have not been overcome by other policies in the country will be further analysed in Step 4. Box 8.17 provides an example of identifying and evaluating other policies in the country that may help overcome the identified barriers.

**Box 8.17: Example of identifying and evaluating other policies that may help overcome identified barriers**

For all barriers identified in the previous steps, other policies are evaluated to see whether they can help overcome the barriers. In Country A, two additional policies should be considered since they help to (partially) overcome the barriers. Whereas the barrier on high local content requirements is overcome by the policy intervention in the field, the barrier on share of new buildings that are not subject to building permitting processes is drastically reduced in effect by about 50%. Both have a high likelihood of helping to overcome the identified barriers.

<table>
<thead>
<tr>
<th>Barrier</th>
<th>Policy 1: Change in administrative capacity to significantly lower share of informal housing sector</th>
<th>Policy 2: Change of legislation on local content requirements that allow prioritisation of particular objectives (such as environmental protection)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risk-averse financiers (e.g., local private banks) may be unwilling to grant loans due to increased construction costs caused by mandatory efficiency requirements</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Informal housing sector not likely to comply with (or is not subject to) building permitting processes. Informal housing represents 10% of the sector</td>
<td>High – Policy aims to reduce newly constructed buildings in informal sector by 50% due to better administrative capacity and controls</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Insufficient number of trained architects, construction workers, etc. to adequately implement the requirements of building codes and other standards</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
8.4.4 Step 4: Determine how the identified barriers affect the estimation parameters

Determine how the identified barriers affect the estimation parameter values as follows:

1. **Determine the effect factor for each barrier on each relevant estimation parameter**: The effect factor reflects how much a certain barrier reduces the value of the respective parameter. For example, the outcome after accounting for barriers may indicate that an identified barrier reduces the number of retrofitted houses by 3% for each year of the assessment period.

2. **Determine overlaps between the barriers**: Identify whether and to what degree the effects of the barriers overlap, and account for this overlapping effect between barriers.

3. **Calculate the overall effect factors for all barriers, and add an uncertainty range if necessary**: Calculate the potential effect of all barriers while accounting for the potential overlap(s) between barriers. This outcome can be supported with an uncertainty range to account for uncertainty about the effect of one or multiple barriers.

Table 8.14 provides a set of examples to illustrate Step 4. Box 8.18 shows how users can determine how the barriers effect the parameters.

**Table 8.14: Accounting for other barriers - Step 4**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier</th>
<th>Effect factor analysis</th>
<th>Barrier overlap</th>
<th>Overall effect factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic and financial barriers</td>
<td>High cost of some code-compliant air conditioners</td>
<td>+ 3-4%</td>
<td>Moderate overlap with high subsidies for electricity consumption</td>
<td>+ 2-3%</td>
</tr>
<tr>
<td>Institutional and administrative barriers</td>
<td>High share of informal housing</td>
<td>+ 10-15%</td>
<td>No overlap with other barriers</td>
<td>+ 10-15%</td>
</tr>
<tr>
<td>National code for new residential buildings has different requirements than several city-level codes</td>
<td>+ 4%</td>
<td>No overlap with other barriers</td>
<td>+ 4%</td>
<td></td>
</tr>
</tbody>
</table>

**Market barriers**
High subsidies for electricity consumption | + 5% | Minor overlap with high cost of energy-efficient air conditioners | + 4.5%

**Lack of skilled personnel**

| No training programmes have been organised for building contractors | + 5-7% | No overlap with other barriers | + 5-7%

**Box 8.18: Example: Determining how other barriers affect the parameters**

Country A determines how the existing barriers affect the values of the different parameters as follows. This is done for each year of the assessment period in order to account for a potential change of effect over time. In the following example, the analysis is done for the number of buildings parameter for each year of the assessment period (2017 and 2018). To simplify this example, no further differentiation has been done between building type \( b \) in climate zone \( z \).

1. In the first step, the effect factor on the parameters for each barrier is determined. As this is the first ex-ante assessment in Country A, relatively large ranges are applied to account for the uncertainty with the overall effect of barriers to the different factors.

2. In the second step, the overlaps between the barriers are determined. All four remaining barriers are distinct in nature, without overlap between them.

3. As none of the barriers overlap, the barrier specific effect factors with the respective uncertainty ranges do not have to be further adapted. The aggregated effect of all existing barriers on the number of buildings per type \( b \) in climate zone \( z \) ranges 17.5% to 26% in 2017 and 11.5% to 20% in 2018.

### 2017

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier list</th>
<th>Effect factor analysis</th>
<th>Barrier overlap</th>
<th>Overall effect factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of buildings per type ( b ) in climate zone ( z )</td>
<td><strong>Economic and financial barriers</strong></td>
<td>Risk-averse financiers (e.g., local private banks) may be unwilling to grant loans due to increased construction costs caused by mandatory efficiency requirements</td>
<td>+ 5-7%</td>
<td>No overlap with other barriers</td>
</tr>
</tbody>
</table>

**Institutional and administrative barriers**
Informal housing sector not likely to comply with (or is not subject to) building permitting processes. Informal housing represents 10% of the sector.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier list</th>
<th>Effect factor analysis</th>
<th>Barrier overlap</th>
<th>Overall effect factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Informal housing sector</td>
<td>Insufficient number of trained architects, construction workers, etc. to adequately implement the requirements of building codes and other standards</td>
<td>+ 6-7%</td>
<td>No overlap with other barriers</td>
<td>+ 6-7%</td>
</tr>
</tbody>
</table>

Lack of information policies

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier list</th>
<th>Effect factor analysis</th>
<th>Barrier overlap</th>
<th>Overall effect factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lack of information policies</td>
<td>Lack of awareness about the availability of financial support instruments by eligible single-house project developers</td>
<td>+ 4-7%</td>
<td>No overlap with other barriers</td>
<td>+ 4-7%</td>
</tr>
</tbody>
</table>

**Aggregation of total effect of barriers on parameter**: 17.5 - 26%

**2018**

Only those barriers for which the effect factor changed from the previous year are listed in the following.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Barrier list</th>
<th>Effect factor analysis</th>
<th>Barrier overlap</th>
<th>Overall effect factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lack of trained and skilled personnel barriers</td>
<td>Insufficient number of trained architects, construction workers, etc. to adequately implement the requirements of building codes and other standards</td>
<td>+ 0-1%</td>
<td>No overlap with other barriers</td>
<td>+ 0-1%</td>
</tr>
</tbody>
</table>

**Aggregation of total effect on barriers on parameter**: 11.5 - 20%

**8.4.5 Step 5: Revise estimation parameter values**

Based on the estimated overall effect factors for each barrier in Step 4, the final values for each estimation parameter are estimated. The parameter values estimated in Section 8.2 (for regulatory policies) or Section 8.3 (for financial support policies) are adapted using the overall effect factors of the existing barriers. Where barriers do not affect a parameter, simply use the previously estimated value.
The result is an estimate for the value of each parameter that accounts for all policy characteristics of the relevant policies and existing barriers. These values will be used in Section 8.5 to estimate the GHG emissions for each year of the assessment period.

The example for Approach 1 outlined in Box 8.19 shows how users can calculate parameter values after accounting for all relevant barriers.

Box 8.19: Example of calculating parameter values after accounting for all relevant barriers

In the following example, the barrier analysis is done for the number of buildings per type\(_1\) in climate zone\(_2\) parameter for each year of the assessment.

The estimated parameter values estimated in Sections 8.2 and 8.3 are as follows:

2017:

- Building type A in climate zone C: 196 to 201 new buildings
- Building type A in climate zone D: 463 to 485 new buildings
- Building type B in climate zone C: 1176 new buildings
- Building type B in climate zone D: 196 new buildings

2018:

- Building type A in climate zone C: 393 to 405 new buildings
- Building type A in climate zone D: 940 to 984 new buildings
- Building type B in climate zone C: 2398 new buildings
- Building type B in climate zone D: 396 new buildings

Each of these values has to be adjusted using the aggregated barrier effect factor for the respective parameter identified in Step 4 to calculate the parameter values after accounting for regulatory policies, financial support policies, and barriers.

2017 – Aggregated barrier effect factor of minus 17.5 - 26%

- Building type A in climate zone C: 145 to 166 new buildings
- Building type A in climate zone D: 343 to 400 new buildings
- Building type B in climate zone C: 870 to 970 new buildings
- Building type B in climate zone D: 145 to 162 new buildings

2018 – Aggregated barrier effect factor of minus 11.5 - 20%

- Building type A in climate zone C: 314 to 358 new buildings
- Building type A in climate zone D: 752 to 871 new buildings
- Building type B in climate zone C: 1918 to 2122 new buildings
- Building type B in climate zone D: 317 to 350 new buildings
8.5 Estimate ex-ante GHG emissions

It is a key recommendation to estimate the GHG emissions for each year of the assessment period using the ex-ante values for each estimation parameter. The values obtained in Section 8.4.5 for each parameter are used to estimate GHG emissions in the buildings sector using the formula introduced in Section 7.3.

Where users want to estimate the GHG emission reductions compared to a baseline, the baseline emissions for each year of the assessment period in Chapter 7 should be subtracted from the policy scenario GHG emissions accounting for all identified policies.

Box 8.20 shows how users can estimate the ex-ante GHG emissions using the estimated values for each estimation parameter. In addition, the calculations for both objectives of the assessment (i.e., estimation of GHG emission reductions due to implemented policies for new buildings between 2017 and 2020, and a comparison of the emission level to a sectoral target for buildings sector emissions in 2020) are shown.

Where the user’s objective is to estimate the GHG emission reductions expected to be achieved by the policy, it is a key recommendation to estimate the GHG impacts of the policy by subtracting baseline emissions from policy scenario emissions.

Box 8.20: Example of estimating GHG emissions using estimated parameter values

Using the final values for each parameter after accounting for regulatory policies, financial support policies, and barriers, the policy scenario emissions can be estimated ex-ante for each year of the assessment.

* Note: The ex-ante GHG emissions estimates below are illustrative values only as not all parameter values have been estimated in the examples before in Box 8.19 for the barrier analysis. Refer to the example in Box 7.10 in Step 8 of Section 7.3.8 for the use of the estimation equation with actual parameter values.

The ex-ante assessment reveals the following estimated GHG emissions for both years of the assessment period.

2017:
Total ex-ante GHG emissions for all building types in all climate zones = 22,430 tCO₂e to 21,550 tCO₂e

2018:
Total ex-ante emissions for all building types in all climate zones = 44,920 tCO₂e to 43,650 tCO₂e

The ex-ante assessment of the buildings sector policy package had two separate objectives, which are discussed below.

Objective 1 - Estimation of emission reductions due to implemented policies for new buildings between 2017 and 2018

The first objective of the assessment has been to estimate the GHG emission reductions due to the implemented policy package for new buildings in 2017 and 2018. The estimated GHG baseline emissions in Section 7.3 have to be subtracted from the estimated policy scenario GHG emissions for each year of the assessment.
2017:
Emission reductions = 23,630 tCO₂e [estimated baseline emission for 2017] - 22,430 tCO₂e to 21,550 ktCO₂e [estimated ex-ante policy scenario emissions] = 1,200 tCO₂e to 2,080 tCO₂e [estimated emissions reduction]

2018:
Emission reductions = 46,300 tCO₂ [estimated baseline emission] - 44,920 tCO₂e to 43,65 tCO₂e [estimated ex-ante policy scenario emissions] = 1,380 tCO₂e to 2,650 tCO₂e [estimated emissions reduction]

Objective 2 - Comparison of emission level to the sectoral target for buildings sector emissions in 2020

The second objective of the assessment is to compare the policy scenario emission level with the buildings sector emissions target for 2020, namely total emissions of 42,000 tCO₂e for new buildings in the residential sector. This target has been defined as part of the sectoral plan, and thus policymakers in Country A are interested in whether the introduced policy package of regulatory and financial support policies is sufficient to reach this sectoral target.

The comparison reveals that in the best-case scenario (lower-bound of the ex-ante estimation), sectoral emissions miss the target value of 42,000 tCO₂e by 1,650 tCO₂e. In the worst-case scenario (upper-bound of the ex-ante estimation), sectoral emissions miss the target value by 2,290 tCO₂e.
9. **ESTIMATING GHG IMPACTS EX-POST**

*Ex-post impact assessment is a backward-looking assessment of the GHG impacts achieved by a policy to date. The GHG impacts can be assessed during the policy implementation period or in the years after implementation. In contrast to ex-ante estimates of GHG emissions, which are based on assumptions about future improvements in efficiency in the buildings sector, ex-post estimates are based on observed data collected during policy implementation period. Users that are estimating ex-ante GHG impacts only can skip this chapter.*

*Figure 9.1: Overview of steps in the chapter*

![Diagram of steps in the chapter]

Checklist of key recommendations

- Estimate the GHG impacts of the policy for each year of the assessment period.

**9.1 Introduction to estimating GHG impacts ex-post**

Ex-post assessment can meet any of three main objectives, which are described below along with the sections of this chapter that are relevant to each.

**Compare historical GHG emissions in the buildings sector to a sectoral target**

Users may want to compare the policy scenario trajectory of buildings sector GHG emissions to a sectoral target. For example, a country’s NDC or national climate policy plan might define a targeted GHG emission level for the buildings sector at a certain point in time (e.g., a stepwise emission reduction in the buildings sector from total emissions of 70 MtCO₂e in 2005, to 60 MtCO₂e in 2010 and to 50 MtCO₂e in 2017). In such a case, the ex-post estimation of GHG emission levels in the buildings sector enables users to understand whether these emissions levels have been achieved with the implemented policies.

Users do not need to develop a baseline scenario to meet these objectives and follow just one step of the guidance below in Section 9.3.

**Estimate achieved GHG emission reductions of implemented policies**

Users may want to estimate the GHG emission reductions achieved by the implemented policies. In other words, users want to compare actual GHG emissions under the policy scenario with what would have happened in its absence under the baseline scenario. For example, users may be interested in the GHG emission reductions achieved in 2017 by a policy package introduced in 2010. This objective requires the determination of a baseline scenario to serve as the basis for calculating GHG emission reductions. The calculation requires the subtraction of baseline emissions from ex-post estimated policy scenario emissions.

To meet these objectives, users follow the steps in Sections 9.2 and 9.3.
Compare an ex-post assessment with an ex-ante assessment

Users might want to compare ex-ante estimates of GHG emission reductions with ex-post achieved GHG emission reductions to ascertain whether the performance of a buildings sector policy is in line with expectations. Such a comparison between ex-ante and ex-post assessments also provides an indication of the impact of policy design characteristics and other factors on the GHG emission reduction by policies (i.e., the factors and considerations set out in Chapter 0). For example, the ex-post assessment of a certain financial support policy reveals that GHG emission reductions achieved are 10% higher than estimated ex-ante. This may be due to the fact that some of the ex-ante assumptions on the main drivers have been too conservative. This comparison can help inform and enhance further ex-ante assessments.

To meet these objectives, users follow the steps in Sections 9.2 and 9.3.

9.2 Estimate or update baseline emissions

To estimate the GHG emission reductions achieved by the policy, baseline emissions need to be estimated. Baseline emissions should be recalculated each time an ex-post assessment is undertaken. Users that are not estimating emission reductions can skip this step.

The baseline scenario should include all other policies with a significant impact on emissions that were carried out both prior to the implementation of the policy, and after the implementation of the policy but prior to the ex-post assessment. The baseline scenario should also be recalculated, where necessary, to include updates to all non-policy drivers based on their observed values over the assessment period.

To update the baseline emissions, users should conduct all baseline estimation steps in Chapter 7 with updated values for each estimation parameter.

9.3 Estimate GHG impacts

It is a key recommendation to estimate the GHG impacts of the policy for each year of the assessment period. To estimate policy scenario GHG emissions ex-post, users should use monitored values for all estimation parameters for each year of the assessment period described in Equation 7.1 in Section 7.2 for each building stock type (existing buildings, retrofitted buildings, new buildings). Chapter 10 (monitoring performance over time) lists all the relevant indicators and parameters for which data should be gathered.

By following the monitoring plan described in that chapter, users should have the data they need to estimate ex-post GHG emissions. Where monitored values are not available for one or several of these parameters, users can follow the guidance set out in Chapter 0 to estimate values for each year of the assessment period.

Where the user’s objective is to estimate total net change in GHG emissions resulting from the policy, subtract baseline emissions from policy scenario emissions.
PART IV: MONITORING AND REPORTING

10. MONITORING PERFORMANCE OVER TIME

Monitoring allows the user to collect the information needed for the quantification of the GHG impact during or after policy implementation. This chapter provides guidance on monitoring the performance of policies during the implementation period and collecting data for estimating GHG impacts ex-post.

Figure 10.1: Overview of steps in the chapter

Checklist of key recommendations

- Create a plan for monitoring key performance indicators and parameters
- Identify the key performance indicators that will be used to track performance of the policy over time and define the parameters necessary to estimate GHG emissions ex-post
- Monitor each of the indicators and parameters over time, in accordance with the monitoring plan

10.1 Create a monitoring plan

Monitoring during the policy implementation period serves two objectives:

- **To evaluate the performance of the policy**: Monitor trends in performance parameters to understand whether the policy is on track and being implemented as planned
- **To estimate GHG impacts**: Collect the data needed for ex-post assessment of GHG impacts

A key performance indicator is a metric that indicates the performance of a policy (such as tracking changes in targeted outcomes). A parameter is a variable such as activity data or an emission factor that is needed to estimate emissions.

To monitor progress and estimate GHG effects ex-post, users need to collect data on parameters during and/or after the policy implementation period. A monitoring plan is important to ensure that the necessary data are collected and analysed. It is a key recommendation to create a plan for monitoring key performance indicators and parameters. A monitoring plan is the system for obtaining, recording, compiling and analysing data and information important for tracking performance and estimating GHG impacts. Where feasible, users should develop the monitoring plan during the policy design phase (before implementation) rather than after the policy has been designed and implemented. Further guidance on the parameters to monitor is provided in Section 10.2.

The elements below should be described in the monitoring plan.

Monitoring period

The monitoring period is the period over which the policy or policy package is monitored. At a minimum, it should include the implementation period, but where possible it should also include pre-policy monitoring.
of relevant activities prior to the implementation of the sector policy and post-policy monitoring of relevant activities after the implementation period. Depending on the indicators being monitored, it may be necessary to monitor some indicators over different time periods than others.

Users should strive to align the monitoring period with those of other assessments being conducted with other ICAT guidance documents. For example, if assessing sustainable development impacts using the ICAT *Sustainable Development Guidance* in addition to assessing GHG impacts, the monitoring periods should be the same.

**Institutional arrangements for coordinated monitoring**

Information on key performance indicators and parameters can be dispersed among a number of different institutions. Given the wide variety of data needed for impact assessment and a range of different stakeholders involved, strong institutional arrangements serve an important function. They play a central role in coordinating monitoring. A technical coordinator, coordinating team, or body is often assigned to lead MRV processes in which responsibilities have been delegated to different institutions. Since data is can be widely dispersed between institutions, the coordinating body oversees the procedures for data collection, management and reporting.

Countries may already have institutions in place as part of the national MRV system. Where this is the case, users can consider expanding the national MRV system to also monitor the impact of the policy. Where strong institutional arrangements do not yet exist, countries can determine the governmental body with the adequate capacity and authority to be responsible for the MRV system and to establish the necessary legal arrangements. Institutional mandates help to strengthen the procedures and the system, and may also help secure funding from the government to ensure the continuity of the process. Users can refer to the UNFCCC *Toolkit on Establishing Institutional Arrangements for National Communications and Biennial Update Reports*, as well as other sources, for support on establishing or improving the institutional arrangements for a robust MRV system.\(^{30}\)

**Considerations for a robust monitoring plan**

To ensure that the monitoring plan is robust, consider including the following elements in the plan.

- **Roles and responsibilities**: Identify the entity or person that is responsible for monitoring key performance indicators and parameters, and clarify the roles and responsibilities of the personnel conducting the monitoring

- **Competencies**: Include information about any required competencies and any training needed to ensure that personnel have necessary skills

- **Methods**: Explain the methods for generating, storing, collating and reporting data on monitored parameters

- **Frequency**: Key performance indicators and parameters can be monitored at various frequencies, such as monthly, quarterly, or annually. Determine the appropriate frequency of

monitoring based on the needs of decision makers and stakeholders, cost and data availability. In general, the more frequent that data is collected, the more robust the assessment will be. Frequency of monitoring can be consistent with measurement conducted under the national MRV system.

- **Collecting and managing data**: Identify the databases, tools or software systems that are used for collecting and managing data and information

- **Quality assurance and quality control (QA/QC)**: Define the methods for QA/QC to ensure the quality of data enhance the confidence of the assessment results. Quality assurance is a planned review process conducted by personnel who are not directly involved in the data collection and processing. Quality control is a procedure or routine set of steps that are performed by the personnel compiling the data to ensure the quality of the data.

- **Record keeping and internal documentation**: Define procedures for clearly documenting the procedures and approaches for data collection as well as the data and information collected. This information is beneficial for improving the availability of information for subsequent monitoring events, documenting improvements over time and creating a robust historical record for archiving.

### 10.2 Monitor indicators and parameters over time

To estimate ex-post GHG impacts, users collect data on a broader range of indicators and parameters to be monitored during the implementation period. Key performance indicators are metrics that help track the performance of the policy. Parameters are variables such as activity data or emission factors that are part of the estimation method set out in this guidance.

It is a *key recommendation* to identify the key performance indicators that will be used to track performance of the policy over time and define the parameters necessary to estimate GHG emissions ex-post. Users should define the key performance indicators that need to be monitored for the policy. These are the parameters used for baseline GHG emission estimations (Chapter 7) and ex-ante and ex-post policy scenario GHG emissions estimation (Chapters 8 and 9).

It is a *key recommendation* to monitor each of the indicators and parameters over time, in accordance with the monitoring plan. The frequency of monitoring is dependent on stakeholder resources, data availability, feasibility and the uncertainty requirement of reporting or estimation needs. The monitoring plan should include an iterative process for balancing these dependencies. Users should adapt the indicators and parameters as needed for the specific policy being assessed. Where monitoring indicates that the assumptions used in the ex-ante assessment are no longer valid, users should document the difference and account for the monitoring results when updating ex-ante estimates or when estimating ex-post GHG impacts.

Table 10.1 provides examples of key performance indicators for policies covered by this guidance, while Table 10.2 provides example parameters.

**Key performance indicators**

Table 10.1 defines and provides examples of the types of key performance indicators: inputs, activities, intermediate effects, GHG impacts and sustainable development impacts.
Table 10.1: Key performance indicators for buildings policies

<table>
<thead>
<tr>
<th>Key performance indicators</th>
<th>Definition</th>
<th>Example key performance indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inputs</td>
<td>Resources that go into implementing a policy</td>
<td>• Financial resources for implementing and administering the policy (all policies)</td>
</tr>
<tr>
<td>Activities and intermediate effects</td>
<td>Activity: Administrative activities involved in implementing the policy</td>
<td>• Number of inspections carried out under the policy</td>
</tr>
<tr>
<td></td>
<td>Intermediate effects: Changes in behaviour, technology, processes or practices</td>
<td>• Number of building permits issued/refused under the policy</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Number of subnational governments or municipalities adopting the policy</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Energy-efficient equipment or building components sold</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Financial resources paid out under a financial support policy</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Number of successful applications for a financial support policy</td>
</tr>
<tr>
<td>Sustainable development impacts</td>
<td>Changes in relevant environmental, social or economic conditions that result from the policy</td>
<td>• Cost savings achieved</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Employment generated</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Number of households with reduced energy costs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Number of new business and/or investment opportunities</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Air quality</td>
</tr>
</tbody>
</table>

Parameters

Table 10.2 provides example parameters for estimating the GHG impacts of buildings policies. The parameter type refers to the data that is needed to monitor parameters, which may be measured, estimated, modelled or calculated. The uncertainty can be determined by the user. It is specific to the context of the policy and differs for each parameter.

Table 10.2: Example parameters for estimating the GHG impacts of buildings policies

<table>
<thead>
<tr>
<th>Parameter/Unit</th>
<th>Potential sources of data</th>
<th>Parameter type</th>
<th>Suggested monitoring frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of buildings per type(<em>{(b)}) in climate zone(</em>{(z)})</td>
<td>Government information system</td>
<td>Measured</td>
<td>Annual</td>
</tr>
<tr>
<td>Average annual specific energy use per m(^2) per building by type(<em>{(b)}) in climate zone(</em>{(z)})</td>
<td>Sampled metering and survey</td>
<td>Measured for select buildings and estimated for the rest</td>
<td>Annual</td>
</tr>
<tr>
<td><strong>Share of energy carrier(f) in fuel mix per building by type(b) in climate zone(z)</strong></td>
<td>Sampled metering and survey</td>
<td>Measured for select buildings and estimated for the rest</td>
<td>Annual</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td><strong>Average floor area per building by building type(b)</strong></td>
<td>Government information system and/or survey</td>
<td>Measured</td>
<td>Annual</td>
</tr>
<tr>
<td><strong>Energy carrier(f) emission factors</strong></td>
<td>IPCC, National government assessments</td>
<td>Estimated</td>
<td>Annual</td>
</tr>
</tbody>
</table>
11. REPORTING

Reporting the results, methodology and assumptions used is important to ensure the GHG impact assessment is transparent and gives decision-makers and stakeholders the information they need to properly interpret the results. This chapter provides a list of information that is recommended for inclusion in an assessment report.

Checklist of key recommendations

- Report information about the assessment process and the GHG impacts resulting from the policy (including the information listed in Section 11.1)

11.1 Recommended information to report

It is a key recommendation to report information about the assessment process and the GHG impacts resulting from the policy (including the information listed below). For guidance on providing information to stakeholders, refer to the ICAT Stakeholder Participation Guidance (Chapter 7).

General information

- The name of the policy assessed
- The person(s)/organisation(s) that did the assessment
- The date of the assessment
- Whether the assessment is an update of a previous assessment, and if so, links to any previous assessments

Chapter 2: Objectives of assessing the GHG impacts of policies

- The objective(s) and intended audience(s) of the assessment

Chapter 3: Steps and assessment principles

- Opportunities for stakeholders to participate in the assessment

Chapter 5: Describing the policy

- A description of the policy including the recommended information in Table 5.1
- Whether the assessment applies to an individual policy or a package of related policies, and if a package is assessed, which policies are included in the package
- Whether the assessment is ex-ante, ex-post, or a combination of ex-ante and ex-post

Chapter 6: Identifying impacts: How buildings policies reduce GHG emissions

- A list of all GHG impacts identified, using a causal chain, showing which impacts are included in the GHG assessment boundary
- A list of source categories and GHGs affected by the policy
• A list of potential GHG impacts that are excluded from the GHG assessment boundary with justification for their exclusion
• The assessment period

Chapter 7: Estimating baseline emissions
• A description of the drivers that affect the baseline scenario and the baseline scenario itself, as well as a justification of why it is considered the most likely scenario
• The estimated baseline values for each estimation parameter
• The method or approach used to assess uncertainty
• An estimate or description of the uncertainty and/or sensitivity of the results in order to help users of the information properly interpret the results

Chapter 8: Estimating GHG impacts ex-ante
• The values for relevant estimation parameters for each year of the assessment period, including assumptions and methods used
• The total effect of the policy on the value each of the estimation parameters
• The estimated effect of barriers not addressed by the policy on the relevant estimation parameters
• The estimated GHG impacts calculated for each year of the assessment period using the ex-ante estimated values for each parameter
• Any methodologies and assumptions used to estimate policy scenario emissions, including any models used
• All sources of data used to estimate parameters, including activity data, emission factors and assumptions
• The method or approach used to assess uncertainty
• An estimate or description of the uncertainty and/or sensitivity of the results in order to help users of the information properly interpret the results

Chapter 9: Estimating GHG impacts Ex-post
• Total annual and cumulative policy scenario emissions and removals over the GHG assessment period
• The methodology and assumptions used to estimate policy scenario emissions, including the emissions estimation methods (including any models) used
• All sources of data to estimate key parameters, including activity data, emission factors, GWP values, and assumptions
• An estimate of the total cumulative GHG impacts of the policy over the assessment period, and disaggregated by each GHG source included in the GHG assessment boundary
The method or approach used to assess uncertainty

An estimate or description of the uncertainty and/or sensitivity of the results in order to help users of the information properly interpret the results

Chapter 11: Monitoring performance over time

A list of the key performance indicators used to track performance over time and the rationale for their selection

Sources of key performance indicator data and monitoring frequency

Additional information to report (if relevant)

The type of technical review undertaken (first-, second-, or third-party), the qualifications of the reviewers and the review conclusions. More guidance on reporting information related to technical review is provided in Chapter 9 of the Technical Review Guidance.
APPENDIX A: STAKEHOLDER PARTICIPATION DURING THE ASSESSMENT PROCESS

This appendix provides an overview of the ways that stakeholder participation can enhance the process for assessment of GHG impacts of buildings policies. Table A.1 provides a summary of the steps in the assessment process where stakeholder participation is recommended and why it is important, explaining where relevant guidance can be found in the ICAT Stakeholder Participation Guidance.

Table A.1 List of steps where stakeholder participation is recommended in the impact assessment

<table>
<thead>
<tr>
<th>Chapter/step in this guidance document</th>
<th>Why stakeholder participation is important at this step</th>
<th>Relevant chapters in Stakeholder Participation Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter 2 – Objectives of assessing the GHG impacts of policies</td>
<td>• Ensure that the objectives of the assessment respond to the needs and interests of stakeholders</td>
<td>Chapter 5 – Identifying and understanding stakeholders</td>
</tr>
</tbody>
</table>
| Chapter 4 – Steps and assessment principles | • Build understanding, participation and support for the policy among stakeholders  
  • Ensure conformity with national and international laws and norms, as well as donor requirements related to stakeholder participation  
  • Identify and plan how to engage stakeholder groups who may be affected by or may influence the policy  
  • Coordinate participation at multiple steps for this assessment with participation in other stages of the policy design and implementation cycle and other assessments | Chapter 4 – Planning effective stakeholder participation  
Chapter 5 – Identifying and understanding stakeholders  
Chapter 6 – Establishing multi-stakeholder bodies  
Chapter 9 – Establishing grievance redress mechanisms |
| Chapter 6 – Identifying impacts: How buildings policies reduce GHG emissions | • Identify stakeholder groups who may be affected by or may influence the policy  
  • Enhance completeness of the list of intermediate effects and of GHG impacts with stakeholder insights  
  • Improve and validate causal chain with stakeholder insights on cause-effect relationships between the policy, behaviour change and expected impacts | Chapter 5 – Identifying and understanding stakeholders  
Chapter 8 – Designing and conducting consultations |
| Chapter 8 – Estimating GHG impacts ex-ante | • Improve identification of barriers and evaluation of their effects with stakeholder insights | Chapter 8 – Designing and conducting consultations |
| Chapter 10 – Monitoring performance over time | • Ensure monitoring frequency addresses the needs of decision makers and other stakeholders | Chapter 8 – Designing and conducting consultations |
| Chapter 11 - Reporting | • Raise awareness of benefits and other impacts to build support for the policy  
  • Inform decision makers and other stakeholders about impacts to facilitate adaptive management  
  • Increase accountability and transparency and thereby credibility and acceptance of the assessment | Chapter 7 – Providing information to stakeholders |
# APPENDIX B: OVERVIEW OF CDM METHODOLOGIES FOR THE BUILDINGS SECTOR

This appendix provides a list of approved large and small scale CDM methodologies that can be used to estimate GHG emission reductions for projects in the buildings sector.

<table>
<thead>
<tr>
<th>Type</th>
<th>Title</th>
<th>Number</th>
<th>Link</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approved large scale methodologies</td>
<td>Energy efficiency technologies and fuel switching in new and existing buildings</td>
<td>AM0091</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/32WXA1F47YA70KZTNOCXN88W1UUFQTZ">https://cdm.unfccc.int/methodologies/DB/32WXA1F47YA70KZTNOCXN88W1UUFQTZ</a></td>
</tr>
<tr>
<td>Approved small scale methodologies</td>
<td>Energy efficiency and fuel switching measures for buildings</td>
<td>AMS-II.E.</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/9QDGY435JDVTB8HN3VMX61K9X73WY30">https://cdm.unfccc.int/methodologies/DB/9QDGY435JDVTB8HN3VMX61K9X73WY30</a></td>
</tr>
<tr>
<td></td>
<td>Demand-side energy efficiency activities for installation of energy-efficient lighting and/or controls in buildings</td>
<td>AMS-II.N.</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/5Z3FA8WFAPJEXH9X0TDO8EL93W9Y0">https://cdm.unfccc.int/methodologies/DB/5Z3FA8WFAPJEXH9X0TDO8EL93W9Y0</a></td>
</tr>
<tr>
<td></td>
<td>Energy efficiency and/or energy supply projects in commercial buildings</td>
<td>AMS-II.Q.</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/YCL1T3NURPHKSHB8R842HCZ54H3TQ">https://cdm.unfccc.int/methodologies/DB/YCL1T3NURPHKSHB8R842HCZ54H3TQ</a></td>
</tr>
<tr>
<td></td>
<td>Energy efficiency space heating measures for residential buildings</td>
<td>AMS-II.R</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/9SD986O4446YU1PEV624CYUO5RF3QU">https://cdm.unfccc.int/methodologies/DB/9SD986O4446YU1PEV624CYUO5RF3QU</a></td>
</tr>
<tr>
<td></td>
<td>Energy efficiency and renewable energy measures in new residential buildings</td>
<td>AMS-III.AE.</td>
<td><a href="https://cdm.unfccc.int/methodologies/DB/ARWS1U9313QBG2T2FX2622CVTMH44A">https://cdm.unfccc.int/methodologies/DB/ARWS1U9313QBG2T2FX2622CVTMH44A</a></td>
</tr>
</tbody>
</table>
**ABBREVIATIONS AND ACRONYMS**

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CDM</td>
<td>Clean Development Mechanism</td>
</tr>
<tr>
<td>GHG</td>
<td>greenhouse gas</td>
</tr>
<tr>
<td>GIZ</td>
<td>Deutsche Gesellschaft für Internationale Zusammenarbeit GmbH</td>
</tr>
<tr>
<td>ICAT</td>
<td>Initiative for Climate Action Transparency</td>
</tr>
<tr>
<td>NDC</td>
<td>nationally determined contribution</td>
</tr>
<tr>
<td>IPCC</td>
<td>Intergovernmental Panel on Climate Change</td>
</tr>
<tr>
<td>MRV</td>
<td>Measurement, Reporting and Verification</td>
</tr>
<tr>
<td>NAMA</td>
<td>Nationally Appropriate Mitigation Action</td>
</tr>
<tr>
<td>UNFCCC</td>
<td>United Nations Framework Convention on Climate Change</td>
</tr>
<tr>
<td>VCS</td>
<td>Verified Carbon Standard</td>
</tr>
<tr>
<td>WRI</td>
<td>World Resources Institute</td>
</tr>
</tbody>
</table>
## Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Activities</strong></td>
<td>The administrative activities involved in implementing the policy (undertaken by the authority or entity that implements the policy), such as permitting, licensing, procurement, or compliance and enforcement</td>
</tr>
<tr>
<td><strong>Assessment period</strong></td>
<td>The time period over which GHG impacts resulting from a policy are assessed</td>
</tr>
<tr>
<td><strong>Assessment report</strong></td>
<td>A report, completed by the user, that documents the assessment process and the GHG, sustainable development and/or transformational impacts of the policy</td>
</tr>
<tr>
<td><strong>Baseline scenario</strong></td>
<td>A reference case that represents the events or conditions most likely to occur in the absence of a policy (or package of policies) being assessed</td>
</tr>
<tr>
<td><strong>Building code</strong></td>
<td>Sets of standards for buildings or building systems determining minimum requirements of energy performance</td>
</tr>
<tr>
<td><strong>Causal chain</strong></td>
<td>A conceptual diagram tracing the process by which the policy leads to impacts through a series of interlinked logical and sequential stages of cause-and-effect relationships</td>
</tr>
<tr>
<td><strong>Deep retrofit</strong></td>
<td>Whole building analysis and construction process that uses “integrative design” to achieve much larger energy savings than conventional energy retrofits. Used interchangeably with “deep green retrofit” and “deep retrofit”</td>
</tr>
<tr>
<td><strong>Electricity grid (grid)</strong></td>
<td>A network consisting of wires, switches and transformers to transmit electricity from power sources to power users. A large network is layered from low-voltage (110-240 V) distribution, over intermediate voltage (1-50 kV) to high-voltage (above 50 kV to MV) transport subsystems. Interconnected grids cover large areas up to continents. The grid is a power exchange platform enhancing supply reliability and economies of scale.</td>
</tr>
<tr>
<td><strong>Emission factor</strong></td>
<td>A factor that converts activity data into GHG emissions data</td>
</tr>
<tr>
<td><strong>Energy Carrier</strong></td>
<td>A transmitter of energy, including electricity and heat as well as solid, liquid and gaseous fuels which occupy intermediate steps in the energy-supply chain between primary sources and end-use applications</td>
</tr>
<tr>
<td><strong>Energy savings company (ESCO)</strong></td>
<td>A commercial or non-profit business providing a broad range of energy solutions including designs and implementation of energy savings projects, retrofitting, energy conservation, energy infrastructure outsourcing, power generation and energy supply, and risk management. ESCOs guarantee that energy savings</td>
</tr>
</tbody>
</table>
are able to repay the efficiency investment, which helps overcome financial constraint to energy efficiency investments.

<table>
<thead>
<tr>
<th><strong>Ex-ante assessment</strong></th>
<th>The process of estimating expected future GHG impacts of a policy (i.e., a forward-looking assessment)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ex-post assessment</strong></td>
<td>The process of estimating historical GHG impacts of a policy (i.e., a backward-looking assessment)</td>
</tr>
<tr>
<td><strong>Expert judgment</strong></td>
<td>A carefully considered, well-documented qualitative or quantitative judgment made in the absence of unequivocal observational evidence by a person or persons who have a demonstrable expertise in the given field (IPCC 2006).</td>
</tr>
<tr>
<td><strong>GHG assessment boundary</strong></td>
<td>The scope of the assessment in terms of the range of GHG impacts that is included in the assessment</td>
</tr>
<tr>
<td><strong>GHG impacts</strong></td>
<td>Changes in GHG emissions by sources that result from a policy</td>
</tr>
<tr>
<td><strong>Impact assessment</strong></td>
<td>The estimation of changes in GHG emissions or removals resulting from a policy, either ex-ante or ex-post</td>
</tr>
<tr>
<td><strong>In-jurisdiction impacts</strong></td>
<td>Impacts that occur inside the geopolitical boundary over which the implementing entity has authority, such as a city boundary or national boundary</td>
</tr>
<tr>
<td><strong>Independent policies</strong></td>
<td>Policies that do not interact with each other, such that the combined effect of implementing the policies together is equal to the sum of the individual effects of implementing them separately.</td>
</tr>
<tr>
<td><strong>Inputs</strong></td>
<td>Resources that go into implementing the policy, such as financing</td>
</tr>
<tr>
<td><strong>Intended impacts</strong></td>
<td>Impacts that are intentional based on the original objectives of the policy. In some contexts, these are referred to as primary impacts.</td>
</tr>
<tr>
<td><strong>Interacting policies</strong></td>
<td>Policies that produce total effects, when implemented together, that differ from the sum of the individual effects had they been implemented separately.</td>
</tr>
<tr>
<td><strong>Intermediate effects</strong></td>
<td>Changes in behaviour, technology, processes, or practices that result from the policy, which lead to GHG impacts</td>
</tr>
<tr>
<td><strong>Jurisdiction</strong></td>
<td>The geographic area within which an entity’s (such as a government’s) authority is exercised.</td>
</tr>
<tr>
<td><strong>Key performance indicator (indicator)</strong></td>
<td>A metric that indicates the performance of a policy</td>
</tr>
<tr>
<td><strong>Long-term impacts</strong></td>
<td>Impacts that are more distant in time, based on the amount of time between implementation of the policy and the impact.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Minimum energy performance standards</td>
<td>Rules or guidelines for a particular product class that set a minimum efficiency level, and usually prohibit the sale of underperforming products</td>
</tr>
<tr>
<td>Monitoring period</td>
<td>The time over which the policy is monitored, which may include pre-policy monitoring and post-policy monitoring in addition to the policy implementation period</td>
</tr>
<tr>
<td>Negative impacts</td>
<td>Impacts that are perceived as unfavourable from the perspectives of decision makers and stakeholders</td>
</tr>
<tr>
<td>Non-policy drivers</td>
<td>Conditions other than policies, such as socioeconomic factors and market forces, that are expected to affect the emissions sources included in the GHG assessment boundary</td>
</tr>
<tr>
<td>Out-of-jurisdiction impacts</td>
<td>Impacts that occur outside the geopolitical boundary over which the implementing entity has authority, such as a city boundary or national boundary</td>
</tr>
<tr>
<td>Overlapping policies</td>
<td>Policies that interact with each other and that, when implemented together, have a combined effect less than the sum of their individual effects when implemented separately. This includes both policies that have the same or complementary goals (such as national and subnational energy efficiency standards for appliances), as well as counteracting or countervailing policies that have different or opposing goals (such as a fuel tax and a fuel subsidy).</td>
</tr>
<tr>
<td>Parameter</td>
<td>A variable such as activity data or emission factors that are needed to estimate GHG impacts</td>
</tr>
<tr>
<td>Policy or action</td>
<td>An intervention taken or mandated by a government, institution, or other entity, which may include laws, regulations, and standards; taxes, charges, subsidies, and incentives; information instruments; voluntary agreements; implementation of new technologies, processes, or practices; and public or private sector financing and investment, among others</td>
</tr>
<tr>
<td>Policy implementation period</td>
<td>The time period during which the policy is in effect</td>
</tr>
<tr>
<td>Policy scenario</td>
<td>A scenario that represents the events or conditions most likely to occur in the presence of the policy (or package of policies) being assessed. The policy scenario is the same as the baseline scenario except that it includes the policy (or package of policies) being assessed.</td>
</tr>
<tr>
<td>Positive impacts</td>
<td>Impacts that are perceived as favourable from the perspectives of decision makers and stakeholders</td>
</tr>
<tr>
<td><strong>Rebound effect</strong></td>
<td>A reduction in expected gains from new energy-efficient technologies because of behavioural or other systemic responses.</td>
</tr>
<tr>
<td><strong>Reinforcing policies</strong></td>
<td>Policies that interact with each other and that, when implemented together, have a combined effect greater than the sum of their individual effects when implemented separately.</td>
</tr>
<tr>
<td><strong>Retrofit</strong></td>
<td>Involves modifications to existing buildings that improve energy efficiency or decrease energy demand.</td>
</tr>
<tr>
<td><strong>Short-term impacts</strong></td>
<td>Impacts that are nearer in time, based on the amount of time between implementation of the policy and the impact.</td>
</tr>
<tr>
<td><strong>Stakeholders</strong></td>
<td>People, organisations, communities or individuals who are affected by and/or who have influence or power over the policy.</td>
</tr>
<tr>
<td><strong>Sustainable development impacts</strong></td>
<td>Changes in environmental, social, or economic conditions that result from a policy, such as changes in economic activity, employment, public health, air quality, and energy security.</td>
</tr>
<tr>
<td><strong>Uncertainty</strong></td>
<td>1. Quantitative definition: Measurement that characterises the dispersion of values that could reasonably be attributed to a parameter. 2. Qualitative definition: A general term that refers to the lack of certainty in data and methodological choices, such as the application of non-representative factors or methods, incomplete data, or lack of transparency.</td>
</tr>
<tr>
<td><strong>Unintended impacts</strong></td>
<td>Impacts that are unintentional based on the original objectives of the policy. In some contexts, these are referred to as secondary impacts.</td>
</tr>
</tbody>
</table>
REFERENCES


Additional Guidance.pdf.
CONTRIBUTORS

Guidance development leads
Heather Jacobs, VCS (co-lead)
Frederic Hans, NewClimate Institute (technical lead)
Markus Hagemann, NewClimate Institute (co-lead)

Drafting team
Jerry Seager, VCS
Mia Moisio, NewClimate Institute
Niklas Höhne, NewClimate Institute
Willy Alarcon, GIZ (TWG member)

Technical working group
Bamshad Houshyani, Greenovation
Chirag Gajjar, WRI India
Brian Dean, International Energy Agency (lead reviewer)
Clemens Rohde, Fraunhofer ISI (lead reviewer)
Derik Broekhoff, Stockholm Environment Institute
Ernst Worrell, Utrecht University
Gil Nemesh, Independent consultant (lead reviewer)
Jongikaya Witi, Independent Climate Change Mitigation MRV Expert (lead reviewer)
Jorge Rodrigues de Almeida, RdA – Climate Solutions (lead reviewer)
Matthew Brander, University of Edinburgh
Miao Ren, Energy Institute, China
Miquel Muñoz, Boston University Global Economic Governance Initiative
Sina Wartmann, Ricardo Energy & Environment (lead reviewer)
Stan Kolar, Center for Clean Air Policy
Steve Thorne, Independent consultant