April 3, 2023

Appliance and Equipment Standards Program
U.S. Department of Energy
Office of Energy Efficiency and Renewable Energy
Mailstop EE-5B
1000 Independence Avenue SW, Washington, DC 20585-0121


The National Multifamily Housing Council (NMHC) and National Apartment Association (NAA) have a significant interest in the availability and affordability of the consumer appliances that our residents rely on in their homes. Therefore, we submit the following comments in response to the Department of Energy’s (DOE) Supplement Notice of Proposed Rulemaking (SNOPR) on Energy Conservation Standards for Conventional Cooking Products. In addition to supporting the goals of the Energy Policy and Conservation Act (EPCA), we are committed to addressing the nation’s pressing housing needs. However, we face serious obstacles in addressing rising housing costs and delivering much-needed supply. We therefore urge you to consider the impacts of this rulemaking on housing production and affordability and ensure that new cooking product efficiency requirements do not undermine efforts to address America’s acute housing challenges.

For more than 26 years, NMHC and NAA have partnered to provide a single voice for America’s apartment industry. Our combined memberships are engaged in all aspects of the apartment industry, including ownership, development, management and finance. NMHC represents the principal officers of the apartment industry’s largest and most prominent firms. As a federation of 141 state and local affiliates, NAA encompasses over 95,000 members representing more than 11.6 million apartment homes globally.

One-third of all Americans rent their housing, and our industry plays a critical role in meeting the nation’s housing needs by providing apartment homes for nearly 39 million residents and contributing $3.4 trillion annually to the economy. Though we strongly support improved energy performance in the residential sector, the practical implementation of new appliance efficiency standards can create serious, and sometimes cost-prohibitive, challenges for housing providers. We are therefore concerned that this rulemaking will divert resources away from efforts to stabilize and improve necessary appliance production and procurement conditions. Moreover, this effort may serve to disrupt the cooking appliance marketplace in a way that hinders our ability to produce necessary new housing and maintain existing communities.

Critical Housing Shortages and Affordability Needs

In promulgating this rule on efficiency standards for cooking products, the DOE has stated an intention to boost energy savings, provide climate benefits and lower utility bills. However, DOE’s analysis on the necessity and justification of new standards must balance other considerations, including impacts on the nation’s housing conditions.

Our organizations have long been engaged in the rulemaking process for DOE efficiency standards, ensuring that the unique needs of the apartment industry are recognized. Importantly, it is essential
that we build housing at all price points to address the nation’s critical housing challenges and ensure economic stability for American households.

According to recent research commissioned by NMHC and NAA, the **U.S. needs to build 4.3 million new apartment homes by 2035 to meet the demand for rental housing**.\(^1\) This includes an existing shortage of 600,000 apartments stemming from underbuilding due in large part to the 2008 financial crisis. Further, underproduction of housing has translated to higher housing costs – resulting in a consequential loss of affordable housing units (those with rents less than $1,000 per month), with a decline of 4.7 million affordable apartments from 2015-2020.

In fact, the total share of cost-burdened apartment households (those paying more than 30% of their income on housing) has increased steadily over several decades and reached 57.6% in 2021.\(^2\) During this same period, the total share of **severely** cost-burdened apartment households (those paying more than half their income on housing) increased from 20.9 to 31.0%.\(^3\)

Further, the Biden Administration has recognized this immense need to bolster the nation’s housing production and outlined a strategy to improve housing supply conditions through the Housing Supply Action Plan. The plan underscores that this national supply shortfall “burdens family budgets, drives up inflation, limits economic growth, maintains residential segregation, and exacerbates climate change.”\(^4\) And that “[r]ising housing costs have burdened families of all incomes, with a particular impact on low- and moderate-income families, and people and communities of color.”\(^5\) Of particular importance to this rulemaking, the plan specifically identifies the need to control materials costs and address supply chain challenges.

It is becoming increasingly difficult to build housing that is affordable to a wide range of income levels. Ongoing materials and equipment shortages and strained supply chain conditions pressures housing development and results in costs and delays that impact overall affordability and availability. In addition, ill-timed, unnecessary or unduly burdensome laws, policies and regulations at all levels of government prevent us from delivering the housing our country so desperately needs. Elevated regulatory costs, in particular, create a barrier to affordable housing supply. Recent research published by NMHC and the National Association of Home Builders found that regulation imposed by all levels of government accounts for 40.6 percent of multifamily development costs.\(^6\)

---

3 Id.
5 Id.
**Construction Cost and Supply Chain Challenges**

As DOE looks at opportunities for increased building energy performance, it is important to recognize the immense, practical pressures on apartment development and construction that impact our ability to deliver new and renovated housing units. These challenging conditions are exacerbated by new regulatory burdens and changes to the availability and expense of essential appliances in particular.

Following extreme, pandemic-fueled volatility in product costs, supply chain stability, and staffing constraints, the apartment construction and renovation pipeline has seen some moderation, yet continues to face difficult conditions. Seventy-nine percent of respondents reported construction delays in NMHC’s March 2023 Quarterly Survey of Apartment Construction and Development Activity and 47 percent reported experiencing repricing increases in projects over the last three months. Respondents experiencing delayed starts were most likely to cite project infeasibility as a cause (49% of respondents, up from 32% last quarter) and the availability of necessary products and materials, or lack thereof, continues to be of significant concern, with 21 percent of respondents citing materials sourcing and delivery challenges as a contributing factor to delayed starts.

Apartment builders and developers also continue to be impacted by escalations in materials costs. The prices of a range of essential building products and equipment continue to rise, with respondents reporting a 7% average increase in appliance costs over a three-month period. A sizeable portion of respondents further reported relying on alternative brands or suppliers to mitigate price increases and supply shortages for appliances (44%, up from 30% the previous quarter).

Therefore, we urge DOE to avoid new efficiency requirements that would undermine efforts to ease high construction costs and alleviate delays.

**Impacts of New Cooking Product Standards**

Apartment providers are bulk purchasers of consumer appliances and are responsible for ensuring our residents’ homes are well-equipped with safe, effective and affordable products that meet their performance expectations. We are concerned that these new standards will further stress our construction pipeline and exacerbate the price increases facing the housing industry. Despite the SNOPR’s assertions of cost savings, we believe these new requirements will inevitably result in higher housing costs. Multifamily builders and developers bear the upfront expenses of higher priced products and delays, but these costs are both directly passed along to consumers and broadly raise consumer housing costs through the impacts of diminished housing supply.

Moreover, this rulemaking comes as part of a series of similar rulemakings DOE is proposing - all seeking to change performance standards for essential residential appliances. We therefore urge DOE to consider the collective impacts of these requirements and recognize that, in practice, the effect of even relatively modest, individual pricing increases is magnified when housing providers must manage cost escalations across multiple product classes at once.

In addition, we are concerned that overly prescriptive directives for marginal efficiency gains will outpace the ability of the manufacturing sector and installation providers to alleviate existing product shortages and delays, while creating new barriers to cost-effective and timely appliance procurement.

---

In this case, we are particularly interested in preserving product choice and ensuring the flexibility to select those appliances that reflect the unique characteristics and wide array of multifamily building types and our residents.

We specifically caution against moving forward with new efficiency standards that may significantly reduce our product options based on a particular fuel source. While we appreciate that DOE’s stated intention is not to preclude gas-fueled cooking products, we urge DOE to consider that the rulemaking may result in a diminished marketplace availability of that product class that nevertheless reduces the usability of gas appliances and potentially heavily steers buyers towards electric options. Any anticipated increase in electrification needs should be coupled with efforts to ensure the electric grid is prepared, and that necessary components are available at scale to support such increases. Our organizations have recently submitted comments on DOE’s proposal for new distribution transformer standards. In that comment, we highlighted Administration-level concerns about the production capacity of critical electric grid components and raised concern about the ability to realize electrification goals at this time. We urge DOE to consider such barriers to increased electric product use as you undertake this rulemaking.

Finally, cooking products are already highly energy efficient, and the multifamily buildings they service have made significant energy performance gains in recent years, with many properties achieving EPA EnergyStar or other recognition of their distinguished efficiency. Efforts, like those proposed here, that result in only marginal efficiency gains should be balanced against the costs and burdens of equipment changes and production disruption. Such challenges can result in undue delays or cancellation of construction and renovation efforts that would result in broader building performance improvements.

**Conclusion**

The apartment industry supports the goal of improving energy efficiency and lowering carbon emissions. At the same time, improving housing affordability and availability are key national priorities. We are committed to working with policymakers to further energy efficiency goals while supporting the creation of more housing, preserving affordability and ensuring that every American has a safe, quality place to call home.

Respectfully Submitted by:

National Apartment Association

National Multifamily Housing Council