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## Level playing feel in range hood industry

We are strongly opposed to the formation of alternative directories, especially because there is no reliable process to ensure that ratings and test procedures will not diverge in the future. If CEC recognizes an additional directory that has a framework to establish different procedures, manufacturers will naturally migrate to the one that produces more favorable ratings. This would represent a disservice to both consumers and to scrupulous manufacturers.

We are aware of the testing backlog at HVI's primary third-party laboratory, REEL, and are supportive of HVI's diligent efforts to get more labs approved for product testing as soon as possible

What the industry needs is greater capacity from more HVI-designated laboratories to ensure that all labs are held to the same level of stringency

We encourage manufacturers of unlisted products to list their products with HVI, and we support an extension of the deadline for enforcement of the Title 24 range hood provisions for a reasonable amount of time to allow these manufacturers to continue to sell their products in California and to foster open competition that is beneficial to both consumers and industry

We support HVI's fair and equitable treatment of manufacturers and candidate laboratories, and we encourage CEC to continue to support the ASHRAE 62.2-recognized rating program moving forward.

We support the HVI-Certified Products Directory as the single resource for residential ventilating product certification and oppose any alternative directories because it will lead to confusion in the marketplace. We will have two programs with different rules leading too different ratings being advertised.