

MECHANICAL CONTRACTOR – License #256057 Specializing in H.V.A.C, Process Piping, Sheet Metal, Plumbing, D.D.C. Controls, and Service of all related systems. 425 ALDO AVENUE, SANTA CLARA, CA 95054-2322 TELEPHONE (408) 988-8744 FAX (408) 988-0233

February 24, 2012

California Energy Commission 1516 Ninth Street, MS-31 Sacramento, CA 95814

Re: Docket # 10-BSTD-01

DOCKET10-BSTD-01

DATE FEB 24 2012

RECD. FEB 27 2012

Subject: Building Energy Efficiency Standards Acceptance Testing and Documentation <u>OPPOSE</u> LIMITING QUALIFIED PERSONNEL TO ONLY AABC, TABB and NEBB CERTIFIED INDIVIDUALS OR FIRMS

Dear Commissioners:

My name is David Rood, I am the president of Thermal Mechanical. We are among the leading mechanical contractors in Silicon Valley and have been in business for 43 years.

I am a member of the Sheet Metal and Air Conditioning Contractors National Association (SMACNA) and write to clarify that I <u>oppose</u> any proposal to narrow or limit the responsibility for acceptance testing and documentation to *ONLY* those individuals and companies who are certificated by the Associated Air Balance Council (AABC), National Environmental Balancing Bureau (NEBB), the Testing Adjusting and Balancing Bureau (TABB).

Clearly, acceptance testing and documentation under the 2013 Title 24 Energy Efficiency Standards for non-residential structures will require highly trained individuals to perform the work. Whether or not certified by AABC, NEBB or TABB, all licensed mechanical engineers and licensed mechanical contractors who are installing contractors, start-up contractors, or service contractors are highly qualified and should be allowed to serve as acceptance testing Field Technicians for HVAC equipment and controls. Additional training and/or certification should be available to all these individuals as necessary.

This more inclusive approach will ensure highly qualified individuals are performing the work while achieving full and cost-effective compliance with Title 24 in non-residential structures.

Finally, I strongly support creating a place on the Title 24 acceptance forms to clearly identify the responsible party. This will increase accountability and compliance.

Thank you for your consideration of my concerns.

Sincerely.