----Original Message-----From: Greg Mahoney

Sent: Thursday, June 18, 2015 2:22 PM

To: 'Stone, Mike'; Bob Raymer

Cc: 'Kelly Sherfey'; 'Bob Barks (bbarks@interwestgrp.com)'; 'richard.clinton@nbcuni.com'; 'rhernandez@cityofhemet.org'; 'david.khorram@longbeach.gov'; 'markm@ci.clovis.ca.us'; 'lindsey.hawes@energycenter.org'; James Murphy; John Taecker (john.k.taecker@ul.com)

Subject: RE: Energy Commission hearing tomorrow

Mike,

I don't think that the existing luminaires in a B, M or A occupancy built in the last 40 years is that much of an unknown. In most cases we are probably looking at fluorescent fixtures. If we see something in plan review that we think is out of the ordinary we can question it like we always do. Is it fail safe? No. Does it have to be fail safe? No. We are talking about lighting upgrades not fire suppression or structural integrity.

California Energy Commission

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Having a simple way for people to comply is much better than making the upgrades so complicated that owners do not perform the upgrade or they do not get a permit to perform the upgrade. This is a simple solution to a complicated problem, as an AHJ, I am in support of this option.

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