

Edwin M. Lee

Mayor

Deborah O. Raphael Director

CALIFORNIA ENERGY COMMISSION Attention: Docket No. 15-BSTD-01 Dockets Office 1516 Ninth Street, MS-4 Sacramento, CA 95814-5512 Re: Adoption of 15-Day Language for the 2016 Energy Efficiency Building Standards California Energy Commission DOCKETED 15-BSTD-01 TN 76113 AUG 10 2015

August 10, 2015

To Whom It May Concern:

The San Francisco Department of Environment supports the California Energy Commission's work to improve building energy performance through the 2016 Building Energy Efficiency Standards. As the only local government in California that has adopted local ordinances exceeding every one of the 2005, 2008, and 2013 Energy Standards, the City and County of San Francisco is strongly committed to energy efficiency and distributed renewable energy generation as tools for improving the environmental, economic, and social equity of the built environment.

SF Environment implements San Francisco Energy Watch, a local government partnership energy efficiency program. In our experience the 2013 Standards have been counter-productive for retrofit projects, and have substantially reduced the real energy savings achieved. Many San Francisco businesses and multifamily buildings considering lighting retrofits have decided against projects due to the additional work and cost required, since current state policy limits ratepayer investment to improvements beyond code. The vast majority of existing buildings are not planning renovations or alterations; under the 2008 Standards, ratepayers were able to provide the critical incentive to motivate improvements. The overly strict triggers for code compliance in the 2013 standards greatly curtailed the cost-effective savings beyond code. We have seen energy efficiency retrofits to existing buildings drastically curtailed.

SF Environment supported earlier revisions to the 2013 code which allowed for exceptions to controls requirements, in cases where new fixtures provide significant reductions in power consumption. The current language requiring a 35% reduction in power consumption, still addresses our concerns. Other changes, such as the short form allowance for certain luminaire component modifications, will also help reduce cost for small retrofit projects.

The proposed changes and exceptions to Section 141.0(b) 2 will allow our program and others across the State to accelerate energy efficiency retrofits in buildings where major alterations are not planned. This change is pragmatic, and supports continued delivery of real energy savings.

If you need additional information or clarification, please contact Kathleen Bryan, 415-355-3717, kathleen.bryan@sfgov.org.

Respectfully,

Deborah D. Kaphael

Deborah O. Raphael, Director

Cc: James Zhan

