

STATE OF CALIFORNIA

**Energy Resources Conservation
And Development Commission**

In the matter of,) RESOLUTION NO.: 2016-0210-09
)
ConSol Home Energy Efficiency Rating) EXECUTIVE DIRECTOR
Services, Inc. (CHEERS) Application for) RECOMMENDATION TO
(1) Certification as a HERS Provider for Field) (1) CERTIFY CHEERS, INC., AS
Verification & Diagnostic Testing on Residential) A HERS PROVIDER FOR FIELD
Newly Constructed Buildings, and) VERIFICATION & DIAGNOSTIC
(2) Approval of the CHEERS Data Registry) TESTING ON RESIDENTIAL
under the HERS Regulations and the) NEWLY CONSTRUCTED
2013 Building Energy Efficiency Standards) BUILDINGS, AND
) (2) APPROVE THE CHEERS
) DATA REGISTRY
) UNDER THE HERS
) REGULATIONS AND THE
) 2013 BUILDING ENERGY
) EFFICIENCY STANDARDS
)
_____) January 27, 2016

I. Executive Summary

The Warren-Alquist Act directs the California Energy Commission¹ to establish criteria for a statewide home energy rating system.² No home energy rating services may be performed in California unless certified according to the program established by the Commission.³ The Commission’s California Home Energy Rating System (HERS) Program’s regulations⁴ establish requirements for home energy rating systems, for providers (including providers’ training and certification of raters), and for the Commission’s certification of providers. The regulations define a provider as an organization that administers a California HERS Program.

The 2013 Building Energy Efficiency Standards (2013 Standards) require Field Verification and Diagnostic Testing (FV & DT) of specified residential energy-efficiency measures to demonstrate compliance, which must be performed by HERS Raters certified by Commission-certified HERS Providers. Additionally, the 2013 Standards⁵ impose requirements for data registries in order to be used for registration of compliance documentation required by the 2013 Standards.

¹ Also known as the State Energy Resources Conservation and Development Commission. See Public Resources Code, § 25200. Unless otherwise noted, all subsequent statutory citations are to the Public Resources Code.

² § 25942, subd. (a).

³ § 25942, subd. (c).

⁴ Cal. Code Regs., tit. 20, § 1670-1675. Unless otherwise noted, all subsequent regulatory citations are to the Cal. Code Regs., tit. 20.

⁵ Cal. Code Regs., tit. 24, pt. 6, and associated administrative regulations in pt. 1, ch. 10; Cal. Code Regs., tit. 24, pt. 1, ch. 10, § 10-109 [data registries].

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ConSol Home Energy Efficiency Rating Services, Inc. (CHEERS) has applied for certification as a California HERS Program provider, authorized to administer a California HERS Program overseeing HERS Raters conducting FV & DT for residential newly constructed buildings⁶ under the 2013 Standards. CHEERS has also applied for approval of its CHEERS Data Registry under the 2013 Standards.

Based upon Staff's review of CHEERS' application, I recommend that the Energy Commission certify CHEERS, Inc., as a California HERS Program provider, authorized to administer a California HERS Program overseeing HERS Raters conducting FV & DT for residential newly constructed buildings under the 2013 Standards, and to approve the CHEERS Data Registry as a residential data registry, subject to the attached conditions.

II. CHEERS Application

CHEERS has applied to the Energy Commission for:

1. Certification of its California HERS Program under the HERS regulations, for demonstrating compliance with the 2013 Standards for residential newly constructed buildings; and
2. Certification of its CHEERS Data Registry as a residential data registry under the 2013 Standards.

III. CHEERS' Application Meets the Requirements for HERS Providers Under Sections 1672 through 1674

CHEERS has submitted an application demonstrating that it meets the requirements established by HERS Regulations Sections 1672 through 1674 for FV & DT to show compliance with the 2013 Standards for residential newly constructed buildings.

The 2013 Standards are an update and revision to the 2008 Building Energy Efficiency Standards (2008 Standards). The Energy Commission approved CHEERS as a HERS Provider under the 2008 Standards.

A. CHEERS' Application Includes the Required HERS Provider Program Documents

As required by Section 1674(a)(1), CHEERS submitted a "complete copy of all rating procedures, manuals, handbooks, Rating System descriptions, and training materials."

⁶ See § 1670(i) [field verification and diagnostic testing].

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CHEERS' application includes training materials tailored to instruction on the 2013 Standards compliance requirements and diagnostic testing procedures for residential newly constructed buildings.

B. CHEERS' Application Meets the Applicable Requirements of Section 1672

As required by Section 1674(a)(2), CHEERS' application includes a detailed explanation of how CHEERS' Rating System for the HERS Raters it certifies meets each requirement of Section 1672.

1. Section 1672(a): California Whole-House Home Energy Rating or California Home Energy Audit. A California Whole-House Home Energy Rating or a California Home Energy Audit shall be completed for a home only if the rating or audit is completed as specified by the HERS regulations and the HERS Technical Manual.⁷
2. Section 1672(b)(1): Data Collection. For ratings of existing homes that produce a California Whole-House Home Energy Rating or a California Home Energy Audit, each Rating System shall have documented procedures for site inspection and diagnostic testing of Energy-Rated Homes.
3. Section 1672(b)(2): Data Collection. For ratings of newly constructed homes that produce a California Whole-House Home Energy Rating, procedures for initial testing, sampling, resampling, and corrective action specified in the Residential Appendices to the 2013 Standards shall be followed.

Sections 1672(a), 1672(b)(1), and 1672(b)(2) are not applicable in this situation, as these sections specifically address requirements for which CHEERS is not seeking approval.

4. Section 1672(b)(3): For ratings of newly constructed homes to establish compliance with the 2013 Standards, through field verification and diagnostic testing, data shall be collected as specified by the Residential Appendices to the 2013 Standards. A Rater who collects such data and performs such diagnostic tests shall be certified by the Provider as a California Field Verification and Diagnostic Testing Rater.

As stated in the application, CHEERS-certified Raters are required to collect, and report to CHEERS, data as required by the Residential Appendices to the 2013 Standards.

5. Section 1672(c): Data Analysis Requirements.
6. Section 1672(d): Energy Uses Rated.
7. Section 1672(e): On-Site Renewable Generation.
8. Section 1672(f): Rating Scale.

⁷ Publication CEC-700-2008-012, December 2008. See § 1670, 1671.

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9. Section 1672(g): Method of Calculating TDV Energy.
10. Section 1672(h): Utility Bill Analysis.
11. Section 1672(i): Recommendations for Energy Efficiency Improvements.
12. Section 1672(j): Greenhouse Gas Emissions.
13. Section 1672(k): HERS Report

Sections 1672(c) through (k) are not applicable in this situation, as these sections specifically address requirements for which CHEERS is not seeking approval.

14. Section 1672(l): Field Verification and Diagnostic Testing. The Provider and Rater shall provide field verification and diagnostic testing of energy efficiency improvements as a condition for those improvements to qualify for the 2013 Standards compliance credit, as required by the 2013 Standards and associated Reference Appendices.

CHEERS' application describes the appropriate oversight and quality assurance inspections of CHEERS-certified HERS Raters to ensure that these Raters are providing complete and accurate FV & DT as required by the 2013 Standards for residential newly constructed buildings, including the associated Reference Appendices.

15. Section 1672(m): Provider and Rater Conduct and Responsibility. Providers and Raters shall not knowingly provide untrue, inaccurate, or incomplete rating information or report rating results that were not conducted in compliance with these regulations. Providers and Raters shall not knowingly accept payment or other consideration in exchange for reporting a rating result that was not in fact conducted and reported in compliance with these regulations.

In addition to the oversight and quality assurance inspections indicated under number 14 above, CHEERS' application requires all HERS Raters certified by CHEERS to agree to and sign Rater Agreements and Registry Agreements that explicitly state the conduct and responsibility requirements for CHEERS-certified HERS Raters.

C. CHEERS' Application Meets The Applicable Requirements of Section 1673

Section 1674(a)(3), requires the following detailed explanation of how each applicable part of Section 1673 is met by CHEERS.

1. Section 1673(a)(1): Each Provider's training program shall include classroom and field training of applicants for California Whole-House Home Energy Rater certifications, incorporating training in analysis, theory, and practical application in specified areas.
2. Section 1673(a)(2): California Home Energy Inspector applicants shall be required to be trained by the Provider in specified areas.

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3. Section 1673(a)(3): California Home Energy Analysts applicants shall be required to be trained by the Provider in specified areas.

Sections 1673(a)(1) through (3) are not applicable in this situation, as these sections specifically address requirements for which CHEERS is not seeking approval.

4. Section 1673(a)(4): California Field Verification and Diagnostic Testing Raters . . . shall be required to receive specific training in Sections 1673(a)(1)(H) and (K) through (M) and general training in Sections 1673(a)(1)(A) to (G) and (P).

CHEERS' application complies with this section as it includes training materials for Rater certification for FV & DT for residential newly constructed buildings. This curriculum sufficiently includes all of the content to provide classroom and field training and certification on the topics required in Section 1673(a)(1).

5. Section 1673(a)(5): The training for all certifications and Raters shall include thorough instruction in using the Provider's Rating System and database.

CHEERS' training curriculum includes thorough instruction on the use of the CHEERS Rating System and database. This includes, but is not limited to, instruction in the correct completion and registration of compliance documentation, the correct use of diagnostic testing equipment, description of conflict of interest provisions, HERS Rater ethics, and the correct use of the CHEERS Data Registry.

6. Section 1673(a)(6): The training shall require California Whole-House Home Energy Rater applicants to satisfactorily perform a rating for at least one home that includes field verification and diagnostic testing in the presence and under the direct supervision of the Provider's trainer or Quality Assurance Reviewer. The training shall require California Field Verification and Diagnostic Testing Rater applicants to satisfactorily perform field verification and diagnostic testing for at least one home in the presence and under the supervision of the Provider's trainer or Quality Assurance Reviewer. The Provider shall review and approve these ratings for accuracy and completeness.

For this specific approval process, this section is only applicable to the quality assurance evaluation of Field Verification and Diagnostic Testing Rater applicants, and not Whole House Rater applicants. CHEERS has developed a Quality Assurance Program as required by Section 1673(i) and has a staff of Quality Assurance Reviewers, who are certified HERS Raters with extensive field experience to provide the quality assurance oversight of HERS raters conducting FV & DT.

7. Section 1673(a)(7): The Provider shall require each applicant to take an Energy Commission-approved written and practical test that demonstrates his or her competence in

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all subjects specified in Section 1673(a)(1). The Provider shall retain all results of these tests for five years from the date of the test.

CHEERS' application demonstrates compliance with this section as it includes Commission-approved training materials and tests for Rater certification for FV & DT for residential newly constructed buildings.

8. Section 1673(a)(8): Each Provider may establish an Energy Commission-approved challenge test that evaluates competence in each area addressed by the Provider's training program.

CHEERS' application demonstrates compliance with this section as it includes Commission-approved training materials and tests for Rater certification for FV & DT for residential newly constructed buildings.

9. Section 1673(a)(9): Programs incorporating Building Performance Contractors shall provide specific training in all areas specified in Section 1673(a)(1). These programs shall be submitted by the Provider for individual review and approval by the Energy Commission.

This section is not applicable in this situation, as this section specifically addresses the requirements for which CHEERS is not seeking approval.

10. Section 1673(b): Rater Agreements. As a condition of Rater registry under Section 1673(d), each Provider shall ensure that a Rater applicant who has met the applicable requirements of Section 1673(a) has entered into an agreement with the Provider to provide home energy rating and field verification and diagnostic services in compliance with these regulations.

CHEERS has a Rater Agreement for the 2013 Standards, which all CHEERS-certified raters will be required to sign, once CHEERS obtains Energy Commission approval of its California HERS Program.

11. Section 1673(c): Building Performance Contractor Agreements.

This section is not applicable in this situation, as this section specifically addresses requirements for which CHEERS is not seeking approval.

12. Section 1673(d): Rater and Building Performance Contractor Registry.

CHEERS is required to ensure that its Raters meet all applicable requirements of Sections 1673(a) and 1673(b). CHEERS' application includes a training curriculum as required by Section 1673(a) and Rater Agreements as required by Section 1673(b). This application is not applicable to the Building Performance Contractor designation.

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13. Section 1673(e): Data Maintenance.

The application shows that the database, web-based interface, and reporting functionality developed by CHEERS fulfill all of the data retention requirements of Section 1673(e). Per these requirements, data will be retained for a minimum of ten (10) years.

14. Section 1673(f): Field Verification and Diagnostic Testing Evaluation.

The application shows that the database, web-based interface, and reporting functionality developed by CHEERS addresses all of the data retention requirements of Section 1673(e)(2) for a minimum of 10 percent of a random sampling of homes actually field verified and diagnostically tested annually, or 500 such homes annually, whichever is less. CHEERS will provide this information to the Commission annually.

15. Section 1673(g): Data Submittal. Upon the Energy Commission's request, but not more frequently than annually, a Provider shall submit to the Energy Commission information recorded pursuant to Section 1673(e) and provide the Energy Commission ongoing access to the Provider's database.

The application shows that CHEERS will submit to the Energy Commission the information collected pursuant to Section 1673(e) and will provide the Energy Commission with ongoing access to the database maintained pursuant to that section.

16. Section 1673(h): Training Materials Retention. Each Provider shall retain for at least five years after the last date they are used, at least one copy of all materials used to train Raters.

The application shows that CHEERS will retain, for at least five years after the date they are used, at least one copy of all materials used to train Raters.

17. Section 1673(i): Quality Assurance. Each Provider shall have a quality assurance program meeting the required elements.

CHEERS' application shows that it has developed a Quality Assurance Program that meets the requirements of Section 1673(i) and has a designated Quality Assurance Manager and a staff of Quality Assurance Reviewers, all of whom are experienced HERS Raters. CHEERS has also developed a Complaint Response System in accordance with the requirements of Section 1673(i)(5).

18. Section 1673(j): Conflict of Interest.

The HERS regulations require that Providers be "independent entities" from Raters. Section 1673(j), states:

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- (1) Providers shall be independent entities from Raters.
- (2) Providers and Raters shall be independent entities from the builder and from the subcontractor installer of energy efficiency improvements field verified or diagnostically tested.
- (3) Providers and Raters shall be independent entities from any firm or person that performs work on the home for a California Home Energy Audit or a California Whole-House Home Energy Rating.⁸

Section 1671 defines “independent entity” and “financial interest” as follows:

Independent Entity means having no financial interest in, and not advocating or recommending the use of any product or service as a means of gaining increased business with, firms or persons specified in Section 1673(j).

Financial Interest means an ownership interest, debt agreement, or employer/employee relationship.⁹

CHEERS, Inc., and ConSol, Inc., active California corporations¹⁰ are both wholly owned by Michael G. Hodgson. Mr. Hodgson is also the President and sole director of both ConSol, Inc., and CHEERS, Inc. Jay Lenzmeier is the Chief Financial Officer of both. ConSol, Inc.’s services have included: energy code compliance documentation; energy efficiency, retrofit, and green program design and management; builder energy code training; and HERS inspections.¹¹

Mr. Hodgson’s common ownership of CHEERS, Inc., and ConSol, Inc., and the common identities of the officers and directors present opportunities for conflicts of interest that are prohibited by the HERS Regulations. CHEERS, Inc. and ConSol, Inc. have agreed to the Conditions of Certification and limitation of activities at the end of this Recommendation, to ensure the conflicts of interest provisions of the California HERS program regulations are met.

In the application, CHEERS acknowledges and fully supports the conflict of interest rules and states it will comply with the requirements of Section 1673(j).

⁸ § 1673(j)(3) exempts raters who are working as or for a Building Performance Contractor approved as specified in § 1674(e) of the regulations and in the HERS Technical Manual, from being independent entities from firms or persons working on the home. This exception does not apply to California Field Verification and Diagnostic Testing Raters performing field verification and diagnostic testing of newly constructed homes or alterations to existing homes to verify compliance with the requirements of the Building Energy Efficiency Standards.

⁹ § 1671 states financial interest does not include ownership of less than five percent of the outstanding equity securities of a publicly traded corporation.

¹⁰ See <http://kepler.sos.ca.gov/cbs.aspx>, C1245197.

¹¹ See <http://www.consol.ws/about-consol.php>.

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19. Section 1673(k): Improvement Measures Cost Database. Each Provider shall develop and maintain a database of the cost of implementing the efficiency improvement measures specified in the HERS Technical Manual. The database shall contain statewide standardized cost values and regional adjustment factors.

This section is not applicable in this situation, as this section specifically addresses requirements for which CHEERS is not seeking approval.

D. CHEERS Contact Information

CHEERS, Inc.
5757 Pacific Ave., Suite 220
Stockton, CA 95207
(800) 424-3377

E. Articles of Incorporation and By-Laws Provided

In the application, CHEERS has provided its articles of incorporation and by-laws.

F. Identification of CHEERS' Owners, Parents, Subsidiaries, and Affiliates.

In the application, CHEERS has identified its owner and president as Michael G. Hodgson.

G. Statement of Accuracy

The application shows that CHEERS has stated that ratings are accurate, consistent, and uniform. The other requirements of Section 1674(a)(8), regarding utility bill estimates and recommendations on cost-effective energy efficiency improvement measures are not applicable to this application.

H. Statement of Compliance

The application shows that CHEERS has stated that it understands and will not knowingly fail to comply with the requirements of these regulations.

I. Declaration of Veracity

CHEERS has certified under penalty of perjury that all statements in the application are true.

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IV. CHEERS' Residential Data Registry Meets the Applicable Requirements

As described below, CHEERS' application demonstrates that its CHEERS Data Registry meets the requirements of a residential data registry in section 10-109 and Reference Joint Appendix JA7, of the 2013 Standards.

In order to ensure continued compliance with the above requirements, CHEERS has agreed to the attached Conditions of Certification to incorporate the additional compliance documentation into its CHEERS Data Registry.

A. CHEERS' Application Meets the Applicable Requirements of Section 10-109

Section 10-109 requires residential data registries to provide for registration, when required by the 2013 Standards, of all residential compliance documentation and the nonresidential Certificates of Verification.

CHEERS' application demonstrates compliance with compliance documentation necessary for residential newly constructed buildings for the 2013 Standards, subject to the Conditions of Certification. CHEERS will program its CHEERS Data Registry with the remaining forms as described in Condition 9.

B. CHEERS's Application Meets the Applicable Requirements of Reference Joint Appendix JA-7

Contingent upon approval of a document repository by the Energy Commission, Reference Joint Appendix JA-7 requires export of a copy of the registered compliance document to the Commission Document Repository. The export consists of an XML file which is validated against an XML schema.

CHEERS' application demonstrates compliance with XML validation for residential newly constructed forms.

V. Conditions of Certification

CHEERS will program its CHEERS Data Registry to maintain conformance with the requirements in Section 10-109 and Joint Appendix JA7. The Conditions of Certification will ensure compliance is maintained. CHEERS has agreed to the Conditions of Certification at the end of this Recommendation, in addition to the generally applicable requirements in the HERS regulations.

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VI. Conclusion

After considering the application and with CHEERS' agreement to the Conditions of Certification, I find that CHEERS meets the requirements described above for Providers for field verification and diagnostic testing for residential newly constructed buildings as required by the 2013 Building Energy Efficiency Standards, California Code of Regulations, Title 24, Part 6, and associated administrative regulations in Part 1, Chapter 10, and the California Home Energy Rating System Program regulations, Title 20, section 1670 et seq., including but not limited to the applicable provisions in sections 1672 and 1673.

Accordingly, I recommend that the Energy Commission confirm these findings and certify CHEERS as a California HERS Program provider for field verification and diagnostic testing for residential newly constructed buildings and the CHEERS Data Registry as a residential data registry.



ROBERT P. OGLESBY
Executive Director
California Energy Commission

1-28-11
Date

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Conditions of Certification

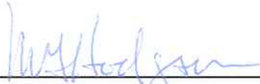
In order to guard against conflicts of interest and comply with Section 1673(j) of the California Home Energy Rating System (HERS) Program regulations, ConSol Home Energy Efficiency Rating Services, Inc., (CHEERS) and ConSol, Inc. (ConSol) hereby agree to, in addition to generally applicable HERS requirements, the following Conditions of Certification as a HERS Provider for Field Verification and Diagnostic Testing on residential newly constructed buildings and Limitations of Activities:

1. ConSol and CHEERS will not perform HERS ratings. ConSol will not provide rating or compliance documentation services.
2. CHEERS will not accept into its registry any compliance documentation performed by a subcontractor or employee of ConSol or CHEERS, including rating data.
3. CHEERS will not accept into its registry any compliance documentation, including rating data, required for work performed at homes whose owners have subscribed to or are enrolled in a governmental home energy efficiency program for which ConSol is a program manager or administrator.
4. CHEERS will require raters, as conditions of entering a rating agreement, to refrain from recommending or advocating for the services of persons or entities that perform work subject to a home energy rating.
5. CHEERS will not enter into any HERS rating agreements with employees of ConSol or CHEERS. CHEERS will certify their quality assurance inspectors as CHEERS certified raters for the purpose of performing quality assurance.
6. ConSol and CHEERS will be independent entities from HERS raters on any projects.
7. ConSol, CHEERS, and CHEERS raters will be independent entities from the builder and from the subcontractor installer of energy efficiency improvements field verified or diagnostically tested on any projects.
8. ConSol, CHEERS, and CHEERS raters will be independent entities from any firm or person that performs work on the home either for a California Home Energy Audit or a California Whole-House Home Energy Rating on any projects.
9. CHEERS must complete programming of its registry for the remaining Certificates of Compliance, Certificates of Installation, and Certificates of Verification that have not been reviewed and approved by Energy Commission staff. Once approved by Energy Commission staff, these forms must be made available for use in the CHEERS Data Registry by September 30, 2016.

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CHEERS agrees that its failure to comply with any of these Conditions of Certification provide grounds for the Energy Commission to revoke all or part of this approval.

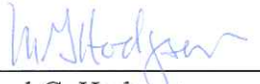
The foregoing Conditions of Certification on CHEERS are agreed to:



Michael G. Hodgson
President
CHEERS, Inc.



Date



Michael G. Hodgson
President
ConSol, Inc.



Date