





California Energy Commission November 12, 2025 Business Meeting Backup Materials for CALCTP Approval of Provider Update Report

The following backup materials for the above-referenced agenda item are available as described below:

- 1. Proposed Order
- 2. Executive Director Recommendation
 - Exhibit A: Staff Evaluation
- 3. CEQA Memorandum

STATE OF CALIFORNIA

STATE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION

IN THE MATTER OF:

California Advanced Lighting Controls
Training Program (CALCTP) **Proposed**Acceptance Test Technician
Certification Provider 2025 Update
Report for the 2025 Building Energy
Efficiency Standards

ORDER TO APPROVE THE CALCTP PROPOSED ACCEPTANCE TEST TECHNICIAN CERTIFICATION PROVIDER 2025 UPDATE REPORT FOR THE 2025 BUILDING ENERGY EFFICIENCY STANDARDS

Docket No.: 13-ATTCP-01

I. BACKGROUND

The California Energy Commission (CEC) approves Acceptance Test Technician Certification Providers (ATTCPs) that train, certify, and oversee installation technicians performing acceptance tests for nonresidential and multifamily buildings. Acceptance testing ensures that installed equipment, controls, and systems operate as required by the California Building Energy Efficiency Standards (Energy Code).

Section 10-103.1(d)2 of the Energy Code (codified in Title 24, Part 1, of the California Code of Regulations), requires ATTCPs to submit an update report to address changes to the Energy Code; and update reports are subject to the application review and determination process specified in section 10-103.1(e) of the 2025 Energy Code.

California Advanced Lighting Controls Training Program (CALCTP), an approved ATTCP, has applied to amend its approved application to comply with the 2025 Energy Code.

II. EXECUTIVE DIRECTOR'S RECOMMENDATION

CALCTP submitted an update report to amend its approved application on June 18, 2025, which proposes to modify its application in compliance with the 2025 Energy Code (ATTCP 2025 Update Report). CALCTP submitted subsequent application materials, with the final filing, including revisions, received on September 18, 2025, and October 23, 2025.

As specified in section 10-103.1(e) of the 2025 Energy Code, staff reviewed and validated all information received in the update report and determined that the CALCTP meets the criteria and procedures in section 10-103.1(c) for providing acceptance testing certification services. The Executive Director concurred with these conclusions and signed a recommendation to approve the CALCTP 2025 Update Report.

Pursuant to section 10-103.1(e), the Executive Director will post the Executive Director recommendation and staff evaluation to docket number 13-ATTCP-01 (https://efiling.energy.ca.gov/Lists/DocketLog.aspx?docketnumber=13-ATTCP-01), providing an opportunity for public comment, and all comments will be considered by the November 12, 2025, business meeting.

III. ENERGY COMMISSION FINDINGS

- 1. Section 10-103.1(d)2 of the 2025 Energy Code requires acceptance test technician certification providers to submit an update report to address changes to the Energy Code.
- 2. Update reports are subject to the Application Review and Determination process specified in section 10-103.1(e) of the 2025 Energy Code.
- 3. CALCTP submitted an update report to amend its approved application on June 18, 2025, September 18, 2025, and October 23, 2025, which proposes to modify its application in compliance with the 2025 Energy Code.
- 4. The Executive Director evaluated CALCTP's update report and observed that CALCTP has met the requirements in section 10-103.1(d)2 of the 2025 Energy Code.
- 5. On October 31, 2025, the Executive Director provided a copy of the staff evaluation to interested persons and provided an opportunity for public comment.
- The Executive Director provided a written recommendation describing the review and validation of the CALCTP update report by CEC staff and recommended approval of the CALCTP update report.
- 7. The Executive Director's written recommendation was made available for public comment on October 31, 2025.
- 8. The CEC has considered the Executive Director's recommendation, all written comments submitted, oral comments made at today's business meeting on this matter.
- 9. The CEC has considered and agrees with staff's CEQA findings. The proposed action is exempt from CEQA.

10. Therefore, the CEC finds that the update report proposed by CALCTP meets the requirements in section 10-103.1(d)2 of the 2025 Energy Code and confirms the executive director's determinations, adopts their recommendation, and approves the CALCTP proposed update report.

IV. CONCLUSION AND ORDER

The CEC hereby approves the CALCTP 2025 Update Report for the 2025 Energy Code and adopts staff recommendation that this action is exempt from CEQA. Approval of the Update Report is as set forth in the Executive Director's recommendation.

IT IS SO ORDERED.

CERTIFICATION

The undersigned Secretariat to the CEC does hereby certify that the foregoing is a full, true, and correct copy of an order duly and regularly adopted at a meeting of the CEC held on November 12, 2025.

AYE: NAY: ABSENT: ABSTAIN:		
	Dated:	
	Kim Todd Secretariat	







MEMORANDUM

TO: CALIFORNIA ENERGY COMMISSION

FROM: DREW BOHAN

EXECUTIVE DIRECTOR

CALIFORNIA ENERGY COMMISSION

715 P STREET

SACRAMENTO, CALIFORNIA 95814

SUBJECT: EXECUTIVE DIRECTOR RECOMMENDATION TO APPROVE THE

CALIFORNIA ADVANCED LIGHTING CONTROLS TRAINING PROGRAM (CALCTP) PROPOSED UPDATE REPORT FOR THE ACCEPTANCE TEST TECHNICIAN CERTIFICATION PROVIDER AMENDMENT APPLICATION FOR THE 2025 BUILDING ENERGY

EFFICIENCY STANDARDS

DATE: OCTOBER 31, 2025

Executive Summary

The acceptance test technician certification providers (ATTCPs) program addresses training, certification, and oversight of acceptance test technicians (ATTs), as well as the acceptance test employers (ATEs). The technicians perform the tests required by the California Building Energy Efficiency Standards (Energy Code), and the employers are responsible for the technician's work. ATTCPs are professional organizations that are approved to provide training curricula for ATTs and ATEs, certification procedures, complaint resolution (including disciplinary procedures), quality assurance, and accountability measures.

Acceptance testing ensures that installed equipment, controls, and systems in nonresidential and multifamily buildings operate as required by the Energy Code. ATTCPs must submit an update report after the California Energy Commission (CEC) approves an updated Energy Code. The CEC adopted the 2025 Energy Code on September 11, 2024, the California Building Standards Commission approved the 2025 Energy Code on December 17, 2024, and the 2025 Energy Code will go into effect on January 1, 2026. Update reports are subject to the application review and determination process specified in the California Code of Regulations, Title 24, Part 1, section 10-103.1(e).

The California Advanced Lighting Controls Training Program (CALCTP) submitted an update report to the CEC amending its application on June 18, 2025, September 18,

2025, and October 23, 2025, as required by section 10-103.1(d)2 of the Energy Code (the ATTCP 2025 Update Report). As specified in section 10-103.1(e) of the 2025 Energy Code, staff reviewed and validated all information received in the update report and determined that CALCTP meets the criteria and procedures in section 10-103.1(c) for providing acceptance testing certification services. Pursuant to section 10-103.1(e), the Executive Director posted the staff evaluation to docket number 13-ATTCP-01 (https://efiling.energy.ca.gov/Lists/DocketLog.aspx?docketnumber=13-ATTCP-01), and provided an opportunity for public comment.

Staff's evaluation is included in Exhibit A.

Recommendation of the Executive Director

Based upon staff's review and validation of the CALCTP application amendments, I recommend that the CEC confirm these findings and approve the CALCTP 2025 Update Report.

10/28/2025

Drew Bohan Executive Director California Energy Commission

Date

EXHIBIT A

Staff Evaluation – CALCTP **2025 Update Report**

Summary:

Staff have verified and reviewed the CALCTP 2025 Update Report to confirm that it is complete and complies with the requirements in section 10-103.1(c) of the 2025 Building Energy Efficiency Standards (Energy Code) regarding its acceptance test technician certification provider (ATTCP) application. Staff reviewed the confidential and non-confidential information and verified that all changes needed to meet the requirements of the 2025 Energy Code are represented in the CALCTP 2025 Update Report.

Detailed Evaluation

The following tables identify all of the changes that may have affected the CALCTP update report. Staff considered all these changes in its validation and review of the CALCTP 2025 Update Report.

Table 1: 2025 Changes Affecting the ATTCP Requirements

Section	Description of Change
Section 10-	The change from "IES Lighting Handbook, 10th Edition, 2011" to
103.1(c)3Bim	"IES Lighting Library" ensures the referenced publication is up to
	date with the energy code.
Section 10-	The change adds "Independent oversight may be demonstrated
103.1(c)3Fi	by accreditation under the ISO/IEC 17024 standard."
Section 10-	This change adds an alternative to allow ATTCP shadow audits
103.1(c)3Fiii	of Acceptance Test Technicians (ATTs) to occur at ATTCP
	training facilities.
Section 10-114,	This change updates the US Census from 2010 to 2020.
TABLE 10-114-A	







Table 2: 2025 Energy Code Changes

room where ysis,
up L
de multiple
ort functions.
ol". The
160.5(b)4D.
". The newly
us term
n 160.5(b)4D.
". Specifically,
"across
3.0". In
DR 3.0 was
quirements.
use the
by the
f temporary
yond the time
include a
or a
n Automated
ed to add a
.0b.
"daylight
uayligiti
new Baseline
by energy
Profile
trols ensures
110.12. The
ify while still
eds.
fied Baseline
wired or
the demand

Section	Description of Change
Section 110.12(a)4	This change is to replace "communication" with "the demand response
	signal," and clarifies that in the event the demand response signal is disabled
	or unavailable, the requirement of Section 110.12(a)4 would apply.
Section 110.12(c)	This change is to specify more accurately that the general lighting in the
	spaces required to meet Sections 130.1(b) and 160.5(b)4B, multilevel lighting
	controls, shall be controlled with demand-responsive lighting controls and to revise the illuminance uniformity requirements with reference to Sections
	130.1(b) and 160.5(b)4B instead of Table 130.1-A.
Section 110.12(e)	Clarifies that demand-responsive controlled receptacles are required in
- ()	specific building spaces, not necessarily the entire building. Adds references
	to Sections 130.5(d) and 160.6(d) to specify the spaces where demand-
	responsive controlled receptacles must be installed.
Section 110.12(e)	This change removes Exception 1 from Section 110.12(e).
Exception 1 Section: 130.0(a)	This change is to remove the NOTE or clarity without changing the intent.
Section: 130.0(b)	This change is to remove the NOTE for clarity without changing the intent.
` ,	
Section 130.1(a)	This change is to delete the word "indoor" from the term "indoor space".
Section 130.1(a)	This change replaces "manual area controls" and "area enclosed by ceiling partitions" with the concise terms: "manual controls" and "each space". The
	change does not affect the mandatory requirements for providing manual
	controls in specific locations. It primarily focuses on improving the overall
	readability and clarity of the Energy Code.
Section 130.1(a)2	This change is to remove the word "display" and to add a word, "the"
	preceding "status".
Section 130.1(a)	This change is to add "during a normal power failure " to the end of the
Exception, item "2"	sentence and to revise the other part of the sentence as "The egress lighting controls shall not be controllable by unauthorized personnel"
Section 130.1(a)2	This change consolidates Exception 1 and 130.1(a)2 and removes exception
Exception 1	1 for concise language that is easier to read and comprehend. Section
	130.1(a)2 already addresses the possibility of locating manual controls
	outside the controlled space for certain spaces; the exception becomes
0 - 1 - 100 4/4)	redundant.
Section 130.1(b)	This change consolidates the controls requirements of Table 130.1-A, Subsections 130.1(b)1 and 130.1(b)2 to Section 130.1(b), removing table
	130.1-A. The requirement for continuous dimming from 10-100% for LED
	lights is retained. The requirements related to fluorescent lamps due to their
	impending ban are removed. The requirement for maintaining illuminance
	uniformity is removed (as it's not directly related to multilevel lighting controls
0 (100 1/1)	and may conflict with IES recommendations).
Section 130.1(b), Exception 1	This change modifies the exception related to enclosed spaces with only one luminaire, stating that multilevel lighting controls are not required in such
Exception	cases. It clarifies LED light sources are not lamps.
Section 130.1(b):	This addition of Exception 4 will provide flexibility in certain lighting
Exception 4	applications, allowing for the continued use of HID or induction sources.
	Exception 4 to Section 130.1(b): The general lighting with light source of HID
	and induction shall have a minimum of one control step between 30 and 70
Section 130.1(b),	percent of full rated power. This change is to remove Exception 5 to Section 130.1(b).
Exception 5	The removal of this exception to classrooms for meeting Section 130.1(b) is
	necessary as it is determined that it is technically feasible for classrooms to
	meet the multilevel lighting controls requirements.
Section 130.1(c)	This change moves the egress illumination Exception to section 130.1(c).
Exception 2	This is a life safety requirement taking precedence to the shut-off controls
	requirement. It replaces "means of egress illumination" with "continuous illumination" to improve understanding.
Section 130.1(c)1	This change specifies a maximum 20-minute time delay for occupant sensing
	controls. Replaces "separate controls" with "separate control zones" for
	spaces exceeding 5,000 square feet.

Section	Description of Change
Section 130.1(c)1	This change updates the list of sections that are exempt from Section
Exception 2	130.1(c)1 requirements to reflect changes in shut-off control regulations.
	This change removes Section 130.1(c)7 from the exception list and adds
	Section 130.1(c)6E and lighting in stairwells and common area corridors of
	hotels/motels in the exceptions list.
Section 130.1(c)1	This change moves the means of egress exception from Section 130.1(c)1 to
Exception 3	Section 130.1(c) to apply to all shut-off controls.
Section 130.1(c)1	This change removes the phrase "connected to an emergency power source
Exception 4	or battery supply" from the definition of lighting equipment designated for
	emergency lighting. This helps to ensure compliance with both the Energy
	Code and Electrical Code regarding emergency lighting systems.
Section 130.1(c)3 and	This change removes the phrase "other than an occupant sensing control"
4	from Sections 130.1(c)3 and 130.1(c)4 to clarify that automatic time-switch
	controls are always required.
	Demonstration 420 4/s\2A as its many insurants and almost a second by
	Removes subsection 130.1(c)3A, as its requirements are already covered by
	Section 130.1(a).
	Exception 1 to Section 130.1(c)4 is rewritten for clarity.
	Exception 1 to dection 150.1(6)4 is rewritten for darity.
	Exception 2 is added to Section 130.1(c)4: Areas where occupant sensing
	controls are installed.
Section 130.1(c)3	This change adds a new exception to the automatic time-switch control
Exception 2	requirements for areas equipped with occupant sensing controls.
Section 130.1(c)4	Moves "Automatic holiday shut-off features are not required" to the beginning
Exception 1	of the sentence for clarity.
	Deletes the word "associated" from "associated malls" to ensure the
	exception applies to all malls.
	These changes emphasize the exception is about the automatic holiday shut-
0 - 4 - 400 4/ -)4	off features.
Section 130.1(c)4	This change adds a new exception to the automatic time-switch control
Exception 2	requirements for areas equipped with occupant sensing controls.
130.1(c)5	This change is to shorten the section heading. Specifically, removed "are
	required for specified offices, multipurpose rooms, classrooms, conference
	rooms and restrooms" and converted existing text of "Occupant sensing controls" into a header for the subsection. Additionally, the specific purpose of
	the change is to remove restrooms from requirements for areas not required
	to have multilevel lighting controls.
	Deletes the phrase "of any size" from classrooms, conference rooms, and
	restrooms to simplify language.
	Adds "automatic full-on" to the regulation about occupant sensing controls in
	areas not requiring multi-level lighting controls.

Section	Description of Change
130.1(c)6	This change is to shorten the section heading. Specifically, converted existing text of "Full or partial-OFF occupant sensing controls" into a header for the subsection. Revised the other existing text and added the revised text "For warehouse aisle ways, warehouse open areas, library book stack aisles, corridors, stairwells, offices greater than 250 square feet, parking garages, parking areas, loading areas, and unloading areas, the installed lighting shall meet the following requirements:" succeeding the subsection header. Adds descriptive words like "warehouse" and "open areas" to the heading to specify the types of spaces affected by occupant sensing control requirements. Revised subsection heading to include "parking garages, parking areas, and loading and unloading areas."
	Deletes the phrase "in addition to complying with Section 130.1(c)1" as it is already a mandatory requirement.
Section 130.1(c)6A Exception 1	This change deletes Exception 1 to Section 130.1(c)6A, as its requirements are already covered by the section itself. (Exception is less relevant for modern warehouse lighting applications).
Section 130.1(c)6C	To maintain consistency, the remaining exceptions are renumbered. This change combines Sections 130.1(c)6C and 130.1(c)7A into a single subsection. Adds "lighting in stairwells and common area corridors that provide access to guestrooms of hotel/motels" to Section 130.1(c)6C. The lighting in these areas complies with the requirements of Section 130.1(c)6C instead of Section 130.1(c)1. Removes Section 130.1(c)7A to streamline the code.
Section 130.1(c)6D	This change adds a requirement to show occupancy sensor control zones on plans for offices greater than 250 square feet. Clarifies the lighting power reduction level to "no more than 20 percent" instead of "by at least 80 percent".
Section 130.1(C)6E, Section 130.1(c)7B, and Section 130.1(c)7	This change moves the occupant sensing requirements for parking garages, parking areas, and loading and unloading areas to a new subsection, 130.1(c)6E. Retains the exemption from Section 130.1(c)1 for parking spaces that meet the requirements of Section 130.1(c)6E. Adds a clarification in Section 130.1(c)6E regarding the classification of indoor and outdoor lighting for parking garages and parking areas on roofs. Deletes Sections 130.1(c)7B and 130.1(c)7.
Section 130.1(c)8 Exception	This change is to update the referenced section to Section 150.0(k)1A (was Table 150.0-A). Also, to make editorial changes for better flow of wordings and grammatical corrections.

Section	Description of Change
Section 130.1(d)	This change replaces "automatic daylighting controls" with "daylight responsive controls" throughout Section 130.1(d) and related sections.
	Lowers the general lighting wattage trigger thresholds for daylight responsive controls in skylit, primary sidelit, and secondary sidelit zones.
	Revises Exception 3 to specify the wattage level of general lighting luminaires in secondary sidelit zones where daylight responsive controls are not required.
	Moves the daylight responsive control requirement for parking garages to the main body of Section 130.1(d).
	Specifies that long general lighting luminaires (over 8 feet) should be controlled in segments of 8 feet or less.
	Clarifies that daylight responsive controls should adjust lighting through continuous dimming.
	Adds a new subsection, 130.1(d)2G, to address interactions between daylight responsive controls and other lighting controls.
Section 130.1(d)2Biii Exception	This change is to add the word "segment" succeeding "the luminaire". The addition of the word "segment" is necessary to clarify it is the luminaire segment that is allowed to be controlled according to the type of the daylit zone in which the segment is primarily located. The inclusion of the word "segment" is also to avoid any confusion arising from the misinterpretation of this exception that it is allowable under this exception for the luminaire or the entire luminaire to be controlled as one – for the scenario that the luminaire is located in overlapping daylit zones and where the luminaire contains a factory assembled housing and light source as an integral unit in segments longer than 8 feet.
Section 130.1(f)	This change removes the language in Section 130.1(f) that provides clarifications about lighting control interactions, as these requirements are already covered in Sections 130.1 and 110.9.
	Moves the language related to daylight responsive control interactions to the relevant section (Section 130.1(d)).
	The language related to occupancy sensing controls interacting with space-conditioning systems within Section 130.1(f) is unchanged.
	Renames Section 130.1(f) to "Occupancy Sensing Controls Interactions with Space-Conditioning Systems" to reflect its focused content.
	Deletes the subsection numbering within Section 130.1(f) as it is no longer necessary.
Section, TABLE 130.1-A	This change removes TABLE 130.1-A, as its requirements are already covered in Section 130.1(b).
Section 130.2(b) Exception 8	This change adds a new exception for luminaires that qualify as exceptions in Part 11 of Title 24 and in Section 140.7(a).
	This is to harmonize the exceptions of the two codes, Part 6 and Part 11 of Title 24.
Section 130.2(c)2B	This change adds the word "partially" before "reducing the outdoor lighting power" and revises the reduction level to "by 50 to 90 percent."

Section	Description of Change
Section 130.2(c)3A	This change combines the content of subsection i into the main body of
(5)67	Section 130.2(c)3A.
	Adds a list of outdoor locations that require motion sensing controls, including
	general and vehicle service station hardscape, parking lots, outdoor sales
	lots, and various canopies.
	Adds that motion sensing controls are required for luminaires mounted 24 feet
	above grade or lower.
	Removes the language allowing motion sensing controls to be installed in
	combination with other outdoor lighting controls.
Section 130.2(c)3B	This change adds the word "partially" before "reducing the outdoor lighting
. ,	power" and revises the reduction level to "50 to 90 percent."
Section 130.2(c)3 -	This change adds "luminaires providing lighting for building facade,
Exception 2	ornamental hardscape, or outdoor dining" to Exception 2 of Section
	130.2(c)3.
Section 130.4(a)	This change adds a reference to Section 120.6(h)5B in Section 130.4(a) to
	ensure that indoor and outdoor lighting controls serving the building, area, or site comply with the section's requirements and meet the acceptance
	requirements specified in Reference Nonresidential Appendix NA7.6 and
	NA7.8.
Section 130.4(a)3	This change is to replace "Automatic daylight" with "Daylight responsive" in
	the section.
Section 130.5(d)	Moves the requirement prohibiting the use of plug-in strips and plug-in
	devices to comply with Section 130.5(d) to the beginning of the section.
Section 130.5(d)2	This change replaces the term "splitwired" with "multiple" in the phrase
	"splitwired receptacle," clarifying the placement of controlled and uncontrolled
0 + 400 5 (-1)0	receptacles at the same location.
Section 130.5(d)3	This change removes the word "durable" from the marking requirements for controlled receptacles.
Section 130.5(d)4	This change decreases the time-out period for controlled receptacles from 30
0000011100.0(4)4	minutes to 20 minutes.
Section 140.6(a)	This change deletes the existing exception for portable lighting in office areas.
Exception	Table 140.6-C already includes a provision for portable lighting in offices.
Section 140.6(a)2lv	Adds a new subsection, requiring that occupancy sensor control zones in
	offices greater than 250 square feet be shown on plans.
Section 140.6(a)2Kii	This change replaces: "uniform level of illumination requirements in Table
0 (1 110.0()	130.1," with: "the requirements of Section 130.1(b)."
Section 140.6(a),	Removes Tailored Method from Section 140.6(a), 140.6(b), and 140.6(c).
140.6(b), 140.6(c) and TABLES 140.6-D	Deletes associated Sections and Tables in Sections 140.6(a)4C, 140.6(b)3C,
through G	140.6(b)3D, 140.6(b)4B, 140.6(c)3, and TABLES 140.6-D through G.
an ough o	Retains additional lighting power allowances for specific applications by
	incorporating them into the Area Category Method.
Section 140.6(a)2,	This change reorganizes and moves TABLES 140.6-A and B.
TABLES 140.6-A and	
B	
Section 140.6(b)4	Adds Lighting Types (wall display, floor display; task, or very valuable display
	case) to the list of lighting power allotments that cannot be increased or traded off.
	uaded oii.
	Removes "and feature" from the phrase "display and feature" to align with
	TABLE 140.6-C.
Section 140.6(c)2Gviii	Specifies that floor display lighting does not qualify for wall display lighting
. ,	power allowances
Section 140.6(c)2Gix	Retains the criteria for wall lighting that can qualify for wall display lighting
	allowances, which were previously specified under the Tailored Method.

Section	Description of Change
Section 140.6(c)2Gx	Adds criteria for wall lighting that can qualify for wall display lighting allowances.
	Adds how to determine the length of display walls and permanent full height interior partitions.
Section 140.6(c)2Gxi	Provides a method for determining the mounting height of luminaires that qualify for additional lighting power allowances in TABLE 140.6-C.
Section 140.6, TABLE 140.6-C	This change is to replace the "NA" entry in TABLE 140.6-C with the lighting power density values.
Section 140.6, TABLE 140.6-C	The modifications made to TABLE 140.6-C retain the additional lighting power allowances of the Tailored Method by adding comparable allowances for lighting applications to the "Area Category Method". This change adds additional lighting power allowances under TABLE 140.6-C.
	The additional lighting allowances added to the "qualified lighting systems" column of TABLE 140.6-C includes various lighting applications, new building type/use, and primary function areas.
Section 140.6, TABLE 140.6-C	This change adds Footnote 3 to TABLE 140.6-C to clarify that "MH" refers to the mounting height of the lighting systems.
Section 140.7(a), Exception	"Be exempt from" rewritten as "Not be required to comply with" for clarity.
Section 140.7, TABLE 140.7-B	Adds guidance notes to TABLE 140.7-B specifying whether additional lighting power allowances for outdoor lighting should be applied per application or per site.
	Introduces area-based allowance.
Section 141.0(b)2I	This change is to delete the referenced section, Section 130.1(c)1D. To delete the referenced section is necessary as there is no Section 130.1(c)1D in the Energy Code. The changes improve the general clarity and internal consistency of the Energy Code.
Section 141.0(b)2Lii	This change removes the semicolon and "and" from subsection b. Adds "and" to the end of subsection a.
Section 141.0, TABLE 141.0-F	The specific purpose of this change is to replace the word "daylighting" to "daylight responsive" in the Table.
	Removes the reference to Section 130.1(c)1D from Table 141.0-F, as this section does not exist in the Energy Code.
	Removes the reference to Section 130.1(c)7 from Table 141.0-F, as this section is no longer used as requirements in the Energy Code.
Section: 160.5(b)1Aii, Exception	Fixed the wrong section numbering. Should be Section 160.5(b)1Aii and not Section 160.3(b)1Aii. This is a typographical clerical error that renders the sentence nonsensical and therefore could lead to confusion if not corrected.
Section: 160.5(b)4A	This change replaces "manual area controls" and "area enclosed by ceiling partitions" with the concise terms: "manual controls" and "spaces". The change does not affect the mandatory requirements for providing manual controls in specific locations. It primarily focuses on improving the overall readability and clarity of the Energy Code.

Section	Description of Change
Section 160.5(b)4Aii	This change is to replace the word "area" with "space". These changes are to align with the text about the manual controls in the nonresidential section. The other change is to replace the words "status display" with "the status". The changes are to align with the text about the manual controls in the nonresidential section.
	Consolidates Exception and Section 160.5(b)4Aii for concise language that is easier to read and comprehend. Section 160.5(b)4Aii already addresses the possibility of locating manual controls outside the controlled space for certain spaces, the exception becomes redundant.
Section 160.5(b)4A, Exception	This change is to replace "area" with "space". The specific purpose of the other change is to replace "accessible" with "controllable".
	Added "during a normal power failure" to Exception item ii to Section 160.5(b)4A and rearranged the wording as "The egress lighting controls shall not be accessible by unauthorized personnel during a normal power failure." The changes are to align with the text about the manual controls in the nonresidential section.
Section 160.5(b)4B	This change is to add "with a size of" and "and" to the first sentence of Section 160.5(b)4B. The specific purpose of another change is to replace "provide" with "be provided with" and to delete "to achieve illuminance uniformity" from the second sentence.
Section 160.5(b)4B Exception 1, Exception 3	This change is to replace the word "enclosed" with "indoor space". The change is to align with the text of the multilevel lighting controls requirements in the nonresidential section.
	This change is to add Exception 3: "The general lighting with light source of HID and induction shall have a minimum of one control step between 30 and 70 percent of full rated power."
Section: 160.5(b)4C	This change is to update section heading from Automatic shut-OFF controls to Shut-OFF controls.
Section: 160.5(b)4C, Exception	Adds new exception: "Continuous illumination of up to 0.1 watts per square foot of lighting is allowed to be in any area designated for egress within a building, provided that the area is indicated on the plans and specifications submitted to the enforcement agency under Section 10-103(a)2 of Part 1. Lighting providing means of egress illumination, as defined in the California Building Code, shall be configured to provide no less than the illumination required by California Building Code Section 1008 while in the partial-off mode."
Section: 160.5(b)4Ci	This change replaces "In addition to lighting controls installed to comply with Sections 160.5(b)4A and B, all" with "All" for concise language.
	This change in requirement "a" adds "set no more than a 20-minute time delay."
Section: 160.5(b)4Ci, Exception 2, Exception 3,	This change in requirement "c" replaces "control" with "controls zones." This change in Exception 2, updates reference to subsection "vii" with "Section 160.5(b)4Cvic."
Exception 5	This change in Exception 3, removes the exception and renumbers the remaining exceptions.
	This change in Exception 5, renames Exception to Exception 4 and removes "connected to an emergency power source or battery supply."

Section	Description of Change
Section: 160.5(b)4Ciii	This change removes "other than an occupant sensing control."
, ,	This change consolidates subsection "a" and "b" to subsection "iii."
	This change adds Exception to subsection "iii": "Areas where occupant sensing controls are installed."
Section: 160.5(b)4Civ	This change removes "other than an occupant sensing control."
0000011. 100.0(5)+010	This change formeves other than an occupant sorioning control.
	This change adds Exception 1: "Automatic holiday shut-OFF features are not required in restaurants."
	This change adds Exception 2: "Areas where occupant sensing controls are installed."
Section: 160.5(b)4Cv	This change is to shorten the section heading. Specifically, removed "are required for specified offices, multipurpose rooms, classrooms, conference rooms and restrooms" and converted existing text of "Occupant sensing controls" into a header for the subsection. Additionally, the specific purpose of the change is to remove restrooms from requirements for areas not required to have multilevel lighting controls.
Section 160.5(b)4Cvi	This change is to shorten the section heading. Specifically, converted existing text of "Full or partial-OFF occupant sensing controls" into a header for the subsection. Revised the other existing text and added the revised text "For corridors, stairwells, offices greater than 250 square feet, parking garages, parking areas, loading areas, and unloading areas, the installed lighting shall meet the following requirements".
Section: 160.5(b)4CvibI	This change removes "For luminaires with an embedded occupancy sensor that are capable of reducing power independently from other luminaires, each luminaires can be considered its own control zone."
	This change adds "All control zones in offices greater than 250 square feet shall be shown on the plans."
Section: 160.5(b)4CvibII	This change replaces "by at least 80" with "more than 20 percent."
Section 160.5(b)4Cvib, Exception	Added "b" to the end of "Exception to Section 160.5(b)4Cvi".
Section: 160.5(b)4Cvic	This change adds new subsection "c" to "vi," for occupant sensing controls requirements instead of complying with Section 160.5(b)4Ci.
Section 160.5(b)4Dviii	The specific purpose of this change is to modify the language to ensure internal consistency with nonresidential changes in 130.1(d)2C. This change removed Section 160.5(b)4Dviii language and is necessary to mirror the text of the daylight responsive controls in the nonresidential section. The changes improve the general clarity and internal consistency of the Energy Code.
Section 160.5(b)4Dxi	This change is to change "daylighting" to daylight responsive"" in Section 160.5(b)4Dxia (now 160.5(b)4Dxi). Also this change is to delete the subsection numbering ""a"".
Section 160.5(b)4Dxib	This change is to delete the entire subsection of Section 160.5(b)4Dxib. Also this change is to remove the subsection numbering ""b"".

Section	Description of Change
Section 160.5(b)4D,	This change is to revise the language of Exception 6 to Section 160.5(b)4D to
Exception 6	match to the language of the Nonresidential section (Exception 6 to Section
	130.1(d)). Specifically, deleted "and luminaires for only dedicated ramps.
	Daylight adaptation zone and dedicated ramps are defined in Section 100.1".
Section 160.5(b)4Dxi	This change is to retain the text language of the "interaction with other lighting
	controls (manual controls and daylighting controls)" of the 2022 Energy Code.
	This change is necessary to still provide a clarification for the scenario in
	which both manual controls and daylighting controls are installed.
Section: 160.5(b)4F	This change replaces existing section "4F:" Control Interactions, with a new
	and condensed section "4F:" Occupancy Sensing Controls interactions with
	Space-conditioning System.
Section 160.5(c)2Bii	The qualifying word "partially" is unnecessary as the sentence is sufficient in
	specifying the requirement and the qualifying word is redundant and adds
	little additional meaning to the requirement.
	This change, for clarity, rewrites outdoor lighting power thresholds
	requirement as "by 50 to 90 percent."
Section: 160.5(c)2Ci	This change adds specific outdoor areas to the Motion sensing controls
	requirement: "providing lighting for general hardscape, parking lots, and
	outdoor canopies, where the bottom of the luminaire is mounted 24 feet
04: 400 5(-)00::	above grade or lower."
Section 160.5(c)2Cii	This change is to remove the word "partially" preceding "reducing."
	The removal of the qualifying word "partially" is necessary as the sentence is
	sufficient in specifying the requirement and the qualifying word is redundant
	and adds little additional meaning to the requirement.
Section: 160.5(c)2Cii,	This change adds to the exception: "and luminaires providing lighting for
Exception 2	building façade, ornamental hardscape or outdoor dining."
Section 160.5(e)1C	This change is to replace "Automatic daylight" with "Daylight responsive" in
	the section.
	The change of the term is necessary to reflect the term "daylight responsive controls" is used instead of "Automatic daylight controls" in Section
	160.5(b)4D for the 2025 California Energy Code.
Section 160.6(d)	Deletes the NOTE previously located in Section 160.6(d).
	Adds language explicitly stating that plug-in strips and other plug-in devices
	cannot be used to comply with the requirements of Section 160.6(d).
Section 160.6(d)2	Replaces "split wired receptacle" with "multiple receptacle outlet".
Section 160.6(d)3	Deletes the word "durable" from the marking requirements for controlled
, ,	receptacles.
Section 160.6(e)	This change adds "including demand responsive controls for controlled
Coation 470 0/-\4	receptacles" to Demand responsive controls and equipment.
Section 170.2(e)1	This change is to revise the referenced "Item i" to "Item A". The change to revise the referenced item is necessary to correct the
	referenced item numbering.
Section 170.2(e)2B	This change adds a new subsection requiring plans to show occupancy
200.011 110.2(0)20	sensor control zones in offices greater than 250 square feet.
	Adds a clarifying statement regarding PAF availability for mandated demand
	responsive controls in reference to the illuminance uniformity requirement.
	The section numbering for the PAF requirements related to clerestory
	fenestration, horizontal slats, and light shelves are revised accordingly.
Section 170.2(e)2Biiie	This change is to revise the referenced section to Section 170.2(e)2B.
, ,	The change to revise the referenced item is necessary to correct the
	referenced section, Section 170.2(e)1Aii, which does not exist.

Section	Description of Change
Sections 170.2(e)2,	Removes the Tailored Method from Sections 170.2(e)2, 3, and 4, and deletes
170.2(e)3, and 170.2(e)4	related sections and tables.
	Adds comparable additional lighting power allowances for specific lighting applications to the Area Category method.
	Area Category method replaces the Tailored Method.
	Moves Table 170.2-L and Table 170.2-M.
Section 170.2, TABLES 170.2-N, O, P, and Q	Deletes TABLES 170.2-N, O, P, and Q, which are associated with the Tailored Method.
Section 170.2(e)2Bix	This change replaces the term "large office" instead of "open plan office" to align with Section 140.6(a)2I.
Section 170.2(e)2Bixa	Removes reference to "open plan" to be consistent with Section 140.6(a)2I.
Section 170.2(e)2Bvi	This change is to revise the referenced section to Section 170.2(e)2B. The change to revise the referenced item is necessary to correct the referenced section, Section 170.2(e)1Aii, which does not exist.
Section 170.2(e)2Diii	Deletes the Tailored Method display lighting mounting height lighting power adjustment.
Section 170.2(e)3Ci	This change updates the section reference from Section 170.2(e)1Ci to Section 170.2(e)4A.
Section 170.2(e)3D	This change deletes existing language about the Tailored Method of Section 170.2(e)3D.
	This change specifies that additional allowances cannot be used for general lighting unless explicitly designated. Prohibits increasing allowances for display, decorative, wall display, floor
Section 170.2(e)4	display, or task lighting by decreasing other lighting power allotments. Deletes Section 170.2(e)4Ave and 170.2(e)4B related to the Tailored Method.
Section 170.2(e)4Aii	This change updates the section references, changing Section 170.2(e)1Ci to Section 170.2(e)4A.
Section 170.2(e)4Av	This change updates the section references, changing "Section 170.2(e)1Cia through f" to "Sections 170.2(e)4Ai through iv."
Section 170.2(e)4Avg	Specifies and retains the requirement about floor display lighting in a new subsection that floor display lighting shall not qualify for wall display lighting power allowances.
Section 170.2(e)4Avh	Specifies the requirement in a new subsection about the criteria for wall lighting that can be eligible for wall display lighting allowance. The criteria are the same criteria for wall lighting eligible under the Tailored Method for wall lighting.
Section 170.2(e)4Avi	Specifies determination of mounting height of the luminaires based on whether the mounting height is the same for all qualified luminaires or of various mounting height of the qualified luminaires.
Section 170.2, TABLE 170.2-M	Corrects values in TABLE 170.2-M adjusting the allowed lighting power density values for storage, healthcare/assisted living spaces, and conference/multipurpose areas to match the corresponding values in TABLE 140.6-C.
	Adds Footnote to TABLE 170.2-M explaining that "MH" refers to the mounting height of the lighting systems.
	"NA" entry replaced in the table with the lighting power density values for general lighting.

Section	Description of Change	
Section 170.2(e)6, TABLE 170.2-S	Adds guidance notes to TABLE 170.2-S specifying whether additional lighting power allowances for outdoor lighting should be applied per application or per site.	
	Introduces area-based allowance for security cameras and special security lighting, providing an option to apply the allowance per site based on the illuminated hardscape area.	
Section 170.2(e)7	Removes legacy light sources (high-pressure sodium lamps, metal halide lamps, fluorescent lamps, and compact fluorescent lamps) from subsections 170.2(e)7Bi, ii, iv, and vi.	
Section 170.2(e)7 Exception 3	Adds an exception for traffic signs not to be obligated to comply with the prescriptive requirements for signs of Section 170.2(e)7.	
Section 180.2(b)4Bivc	This change is to delete the referenced section, Section 160.5(b)4Cid.	
Section 180.2, TABLE 180.2-E	This change revises reference code sections for demand responsive controls to improve accuracy and clarity. Adds references to 110.12(a) and 110.12(b).	
	Removes reference to 160.5(b)4E.	
	Adds "except for 160.5(b)4Cvi.b" to the row of "Automatic Shut Off Controls 160.5(b)4Cvi" to align with TABLE 141.0-F.	
	Revised "Daylighting" to "Daylight Responsive" in TABLE 180.2-E.	
Section NA7.6.1	This change revises the term to "Daylight Responsive Controls Acceptance Tests" from the term "Automatic Daylighting Responsive Controls Acceptance Tests".	
Sections NA7.6.1.1(b), (c) and NA7.6.1.4(b)2	This change is to replace the term "automatic daylighting controls" with the new term "daylighting responsive controls".	
Section: NA7.6.1.1	The specific purpose of the change to this section is to make non substantive formatting changes and subdivision heading changes necessary to effectively communicate the requirements and standards in a precise and clear manner	
Section: NA7.6.1.4(e)	The specific purpose of this change is to remove the word "aforementioned" to improve readability.	
Section NA7.6.2.5(d)	The specific purpose of this change is to correct a minor grammatical error to improve readability; it should read as "are" instead of "is"	
Section NA7.6.2.6(b)	Replaced "exempt" with "that are not required to comply", clarifying that certain areas are not subject to automatic time switch lighting controls functional testing.	
Section NA7.6.3.1	The specific purpose of the change to this section is to make non substantive grammatical changes necessary to effectively communicate the requirements and standards in a precise and clear manner.	
Section NA7.6.5.1	This change updates the construction inspection requirements for demand responsive controlled receptacles to match those for demand responsive lighting controls in NA7.6.3.1.	
Section NA7.6.5.2	Replaces "lighting controls" with "controlled receptacles."	

All the certificates of acceptance for lighting controls installations (NRCA-LTO/LTI compliance documents) were updated to Americans with Disabilities Act (ADA) requirements for accessibility. This includes removing all merged cells and standardizing table formatting and numbering. In addition to those changes, the forms have been modified to demonstrate compliance with the 2025 Energy Code requirements.

Table 3: 2025 Acceptance Test Compliance Document Changes

Lighting Control Acceptance Compliance Document	Summary of Modifications
NRCA-LTI-02-A	Update form to reflect changes to Sections 130.1(c),160.5(b), 160.5(e), and NA7.6.2 which include clean-up to address minor issues with the grammar, punctuation, structure, consistency, and wording of the procedures in NA7.6.2.
NRCA-LTI-03-A	Update form to reflect changes to Sections 130.1(d),160.5(b), 160.5(e), and NA7.6.1 which include clean-up to address minor issues with the grammar, punctuation, structure, consistency, and wording of the procedures in NA7.6.1.
	Update form to reflect changes to Sections 110.12, 160.5(e), and NA7.6.3 which include clean-up to address minor issues with the grammar, punctuation, structure, subdivision headings, section references, formatting, consistency, and wording of the procedures in NA7.6.3.
NRCA-LTI-04-A	Updated the demand responsive controlled receptacle construction inspection requirements to be consistent with the construction inspection requirements for demand responsive lighting controls.
NRCA-LTI-05-A	No changes expected.
NRCA-LTO-02-A	Update form to reflect changes to Sections 130.2,160.5(c), 160.5(e), and NA7.8 which include clean-up to address minor issues with the grammar, punctuation, structure, consistency, and wording of the procedures in NA7.8.







MEMORANDUM

FROM: Will Vicent, Deputy Director

SUBJECT: Basis for Finding that the action of approving the application submitted by CALCTP is not

a project and is exempt from the California Environmental Quality Act under the

Common-Sense Exemption.

DATE: November 12, 2025

I. CEQA

The California Environmental Quality Act (CEQA) (Pub. Resources Code, sections 21000 *et seq.*; see also CEQA Guidelines, Cal. Code Regs. (CCR), tit. 14, sections 15000 *et seq.*) requires that state agencies consider the environmental impact of their discretionary decisions. CEQA allows for certain projects to be exempted from its requirements. Of relevance here, and discussed further below, is the common-sense exemption (14 CCR section 15061(b)(3)).

II. ATTCP Approval [California Code of Regulations Title 24, Part 1]

The California Energy Commission (CEC) approves Acceptance Test Technician Certification Providers (ATTCPs) that train, certify, and oversee installation technicians performing acceptance tests for nonresidential and multifamily buildings. Acceptance testing ensures that installed equipment, controls, and systems operate as required by the California Building Energy Efficiency Standards (Energy Code).

Section 10-103.1(d)2 of the 2025 Energy Code (codified in Title 24, Part 1, of the California Code of Regulations), requires ATTCPs to submit an update report to address changes to the updated Energy Code; and update reports are subject to the application review and determination process specified in section 10-103.1(e) of the 2025 Energy Code.

CALCTP, an approved ATTCP, has applied to amend its approved application to comply with the 2025 Energy Code. CALCTP submitted subsequent application materials, with the final filing, including revisions, received on October 23, 2025.

III. The Proposed Action

As specified in section 10-103.1(e) of the 2025 Energy Code, staff reviewed and validated all information received in the update report and determined that CALCTP meets the criteria and procedures in section 10-103.1(c) for providing acceptance testing certification services. The executive director concurred with these conclusions and signed a recommendation to approve the CALCTP update report.

Based on the information submitted, staff analysis, and the executive director's recommendation, the CEC is considering approval of the update report, which would enable CALCTP to continue operating as an approved ATTCP in compliance with the 2025 Energy Code requirements.

IV. Approval of the ATTCP's Update Report is not a project

CEQA only applies to an action "that has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment." (14 CCR section 15061(a).)

As discussed above, the CEC is approving the ATTCP to continue training, certifying, and overseeing installation technicians performing acceptance tests for non-residential and multifamily buildings. The approval process is consistent with objective standards as laid out in section 10-103.1. The updated application materials are largely administrative and have no potential to result in either a direct physical change or a reasonably foreseeable indirect physical change in the environment. Accordingly, approval of the CALCTP application does not constitute a project under CEQA.

V. If Approval of the Update Report were considered a project, it is exempt from CEQA under the Common-Sense Exemption

Approval of the CALCTP Update Report is exempt from CEQA under the Common-Sense Exemption. The commons-sense exemption states that, "Where it can be seen with certainty that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA." (14 CCR section 15061(b)(3).) A "significant effect on the environment" is defined as a "substantial, or a potentially substantial, adverse change" in the environment, and does not include an economic change by itself. (Pub. Resources Code, section 21068; 14 CCR section 15382.)

Changes to an ATTCP's update report and approval by the CEC are primarily administrative procedures to ensure acceptance testing accurately captures that the installed equipment, controls, and systems operate as required by the Energy Code. Ensuring consistency between ATTCPs and the updated Energy Code ensure that the environmental benefits of the Energy Code are achieved, As such, it can be seen with certainty that there is no possibility that the approval of the CALCTP Update Report may have a significant effect on the environment, thus making it subject to the Common-Sense Exemption in 14 CCR section 15061(b)(3).

VI. Conclusion

As shown above, it can be seen with reasonable certainty that the proposed approval of the CALCTP Update Report is not a project, as it is largely administrative and has no potential to result in either a direct physical change in the environment or a reasonably foreseeable indirect physical change in the environment. If the CALCTP Update Report approval was to be considered a project subject to CEQA, it can be seen with certainty that the updates made to the applications would not have a significant effect on the environment; therefore, approval of the CALCTP Update Report is exempt from CEQA pursuant to the Common-Sense Exemption under 14 CCR section 15061(b)(3).