The CALGreen Companion Guide for LEED® Projects



Recommendations for Documenting & Verifying CALGreen Non-Residential Mandatory Measures on LEED Projects



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This Companion Guide was developed by Green Building in Alameda County, a program of StopWaste.Org, and is intended to support green building policy implementation in Alameda County. StopWaste.Org is the Alameda County Waste Management Authority and Alameda County Source Reduction & Recycling Board acting as one public agency in Alameda County, California.

www.BuildGreenNow.org

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ACKNOWLEDGEMENTS

Our thanks to the following individuals who helped to review and edit this Companion Guide:

William Schock, Chief Building Official, City of San Leandro; Ron Fong, P.E., LEED-AP; Dan Burgoyne, Sustainability Manager, State of California, Department of General Services; Jeffery Liang, former Resource Conservation Specialist, Recycleworks; Sally Barros, Senior Planner, City of San Leandro; Barry Hooper, Private Sector Green Building Program, San Francisco Department of the Environment; Rafael Reyes, Director, Bay Area Climate Collaborative; Meri Soll, Program Manager, StopWaste.Org.

REFERENCED DOCUMENTS

The Companion Guide is based on the following documents which were the most current as of publication:

- CALGreen Code: 2010 California Green Building Standards Code and 2012 Errata, California Code of Regulations, Title 24, Part 11, California Building Standards Commission, Effective Date: January 1, 2011 and July 1, 2012 (errata).
- Guide to the (Non-Residential) California Green Building Standards Code, An educational publication by the California Building Standards Commission, Third Edition, January 2012.
- LEED for New Construction 2009 Rating System, LEED Version 3, 2009.
- LEED 2009 Green Building Design & Construction Reference Guide.
- LEED-Online Forms, LEED Version 3 update, 2009.
- Bay-Friendly Landscape Guidelines & Rating System, www.Bay-Friendly.org, January 2008, Third Edition.

This document is intended to be a starting point. For further information, visit the following websites. CALGreen www.bsc.ca.gov/CALGreen | LEED www.usgbc.org | LEED Online www.leedonline.com

Contents

Acknowle	edgements	ii
	ed Documents	
Introducing	the CALGreen Companion Guide for LEED Projects	v
Purpos	e of this Companion Guide	v
The LEED®	Rating System	vi
Design	& Construction Phase Credits	vi
LEED	Terminology	vii
LEED	Online Version 3 (LOv3)	vii
LEED	Resources	vii
CALGreen:	The First Statewide Green Code in America	viii
Reside	ntial CALGreen	viii
CALG	reen Tiers	ix
Compa	aring CALGreen to LEED	ix
Where	CALGreen & LEED Do Not Overlap	ix
Building Co	ommissioning in CALGreen & LEED	X
Function	onal Performance Testing	xi
CALG	reen Commissioning vs. Industry Standard Practice & LEED	xi
How to Use	this Companion Guide	xiii
Index & Su	mmary	1
5.106.1	Storm Water Soil Loss Prevention Plan	4
5.106.4	Bicycle Parking	5
Sample	e LEED Form: Bicycle Storage (SSc4.2)	6
Sample	e Bicycle Storage Notation on Plans	7
5.106.5	Designated Parking	8
Sample	e LEED Form: Alternative Transportation (SSc4.3)	9
5.106.8	Light Pollution Reduction	11
Sample	e LEED Form: Light Pollution Reduction (SSc8)	12
5.201	Energy Efficiency	16
5.303.2	Water Use: 20% Savings	17
Sample	e LEED Form: Water Use Reduction (WEp1)	18
5.303.2.1	Multiple Showerheads Serving One Shower	21
5.303.4	Wastewater Reduction	22
Sample	e LEED Form: Innovative Wastewater Technologies (WEc2)	23

	5.304.1	Outdoor Water Use: Water Budget	. 25
	5.304.3	Irrigation Design	. 26
	5.408.1-3	Construction & Demolition (C&D) Waste Management	. 27
	Diversion	on/Recycling Rates for Local Mixed C&D Processing Facilities	. 28
	5.410.1	Recycling by Occupants	. 29
	Sample	LEED Form: Storage & Collection of Recyclables (MRp1)	. 30
	Sample	Recycling Collection Plans	. 32
	5.410.2	Commissioning	. 33
	CALGre	en Commissioning vs. Industry Standard Practice & LEED	. 34
	5.410.4	Testing and Adjusting	. 35
	5.504.1.3	Temporary Ventilation	. 36
	5.504.3	Covering Duct Openings & Protection of Mechanical Equipment During Construction.	. 37
	5.504.4.1	Finished Material Pollutant Control: Adhesives, Sealants, and Caulks	. 38
	VOC Li	mits for CALGreen 2010	. 39
	VOC Li	mits for LEED Projects	. 41
	5.504.4.3	Finished Material Pollutant Control: Paints and Coatings	. 42
	5.504.4.4	Finished Material Pollutant Control: Carpet Systems	. 43
	Sample	LEED Form: Low-Emitting Flooring Materials (IEQc4.3)	. 44
	5.504.4.5	Composite Wood Products	. 45
	5.504.4.6	Finished Material Pollutant Control: Resilient Flooring Systems	. 46
	5.504.5.3	Filters	. 47
	Sample	LEED Form: IEQc5 (Showing Filters)	. 48
	5.504.7	Environmental Tobacco Smoke (ETS) Control	. 49
	Sample	LEED Form: Environmental Tobacco Smoke Control (IEQp1)	. 50
	5.506.1	Outside Air Delivery	. 51
	Sample	LEED Form: Minimum Indoor Air Quality Perf. (IEQp1)	. 52
	5.506.2	Carbon Dioxide (CO2) Monitoring	. 54
	5.508.1	Ozone Depletion and Greenhouse Gas Reductions	. 55
A	Appendix A	Comparison of New Building and Additions/Alterations	. 56

Introducing the CALGreen Companion Guide for LEED Projects

This Companion Guide provides recommendations for reducing the documentation burden on Leadership in Energy & Environmental Design for New Construction (LEED-NC) commercial projects that must meet the California Green Building Standards Code (CALGreen) non-residential mandatory provisions. This Companion Guide does not address the voluntary "Tiers" in CALGreen, nor does it address residential CALGreen mandatory code requirements. The Companion Guide is not affiliated or endorsed by the California Building Standards Commission or the U.S. Green Building Council. It was developed with advice from expert practitioners of LEED, local building officials, and green building advocates in the Bay Area.

Many jurisdictions have amended CALGreen to include more stringent local requirements which will impact the use of this Guide on specific projects, such as construction waste recycling thresholds, storm water pollution control practices, or energy efficiency goals. Check with the appropriate local agencies for amendments to CALGreen and other related code requirements. Contacting the code enforcement official in the jurisdiction where your project is located is highly recommended in early design to better understand local requirements and documentation expectations.

Purpose of this Companion Guide

The intent of this Companion Guide is to provide an alternative compliance pathway using LEED documentation submittals as a way to verify CALGreen compliance. While there are some similar green building practices found in both CALGreen mandatory provisions and LEED, the requirements for documenting and verifying those measures differ. These differences can lead to redundant documentation when demonstrating that identical or similar green building measures have been implemented, increasing documentation costs for design teams.

On the enforcement side, building and planning departments reviewing and verifying CALGreen measures can utilize the substantial documentation resources available on LEED projects to help reduce review time and streamline the inspection process. Since LEED is a third-party rating system with oversight from an expert certification body (The Green Building Certification Institute, a separate but associated non-profit from the U.S. Green Building Council which developed LEED), projects achieving LEED certification have strong documentation and verification procedures that can be relied upon by local jurisdictions during CALGreen enforcement.

This Companion Guide is intended to accompany the CALGreen Code document (Title 24, Part 11 of the California Building Standards Code) and the *Guide to the (Non-Residential) California Green Building Standards Code*, an educational publication by the California Building Standards Commission. Both of these documents are referenced throughout this Companion Guide and can be found online at www.bsc.ca.gov/CALGreen.

This unofficial document contains guidelines and recommendations only. Check with your local building department for further clarification and instructions on utilizing LEED documentation submittals to verify CALGreen compliance.

The LEED® Rating System

The Leadership in Energy & Environmental Design (LEED®) rating system, developed by the U.S. Green Building Council (USGBC), is the most sought after non-residential green building certification system in the country. Much of LEED's success relies on its set of rigorous environmental standards which were developed through a consensus-based process and have evolved over more than a decade of use. Because of its reputation and integrity, the LEED rating system provides a consistent definition and meaningful label for green building leadership across America.

The LEED rating systems address multiple building industry sectors: new and existing commercial, institutional, and residential buildings. All LEED rating systems are organized around five main environmental categories: Sustainable Sites, Water Efficiency, Energy & Atmosphere, Materials & Resources, and Indoor Environmental Quality. There are also two categories of bonus points: Innovation in Design, for measures not covered under the first five categories or for exemplary performance beyond the typical LEED credits; and Regional Priority credits.

Within LEED, project teams must satisfy a set number of required practices, or prerequisites, in order to be eligible for certification. Additionally, teams must pick-and-choose from a host of optional credits in order to meet point thresholds that equate to certification levels. There are a maximum of 110 points possible for any project: 100 from the 5 main credit categories, and up to ten Innovation and Regional Priority bonus points. For LEED for Building Design and Construction (BD&C), which includes New Construction, certifications are awarded according to the following scale:

Certification Levels in LEED

LEED Certification Level	Point Threshold
Certified	40-49 points
Silver	50-59 points
Gold	60-79 points
Platinum	80 points +

Design & Construction Phase Credits

When submitting projects for certification, design teams have the option of submitting a portion of their credits during the design phase and the balance after construction is complete. Teams can also choose to submit all credits at once upon completion of the project and documentation of the LEED credits. Regardless of the delivery option selected, projects are submitted to the Green Building Certification Institute (GBCI) for certification. Teams may desire to submit LEED documentation in phases (design and construction) in order to get an interim point total before going into construction. This can help focus documentation efforts during the construction phase, or ensure that design team members who have little or no role during construction are given the chance to complete their submittal requirements within their normal scope of work (as opposed to circling-back later after construction if there are questions about the LEED credit). Finally, in jurisdictions that

mandate LEED certification on projects, the design-phase credit can provide confidence that projects are ontrack to meet the LEED policy requirements.

This Companion Guide uses the terminology of [Design] and [Construction] to distinguish between Design and Construction phase credits.

Note for enforcement officials:

The use of Design-phase credits to document LEED compliance can be helpful when relying on LEED submittals to verify CALGreen measures. If a Design phase credit has been submitted to GBCI and approved, then unless something changes during construction, the measure is considered reviewed and approved in the LEED rating system. This assumption can add confidence when reviewing LEED documentation that is used to show compliance on CALGreen measures.

LEED Terminology

In this Companion Guide, the LEED credit categories and point/credit structures are often abbreviated, as shown below in some examples:

- Sustainable Sites Credit 4.3: Low Emitting & Fuel Efficient Vehicles: SSc4.3 [Design]
- Energy and Atmosphere Prerequisite 2: Minimum Energy Performance: EAp2 [Design]
- Materials and Resources Credit 2: Construction Waste Management: MRc2 [Construction]

LEED Online Version 3 (LOv3)

LEED is developed by the USGBC and is verified and administrated by the Green Building Certification Institute (GBCI). Projects must register with the GBCI in order to have their project eligible for review and certification in LEED. The registration and application phase for any project seeking LEED certification is administered through a web-based portal called "LEED Online." For LEED 2009 projects, which this Companion Guide is meant to address, certification is submitted via LEED Online Version 3 (LOv3).

LOv3 allows project teams to register projects, submit documentation for review, perform project management tasks among team members, ask questions of LEED reviewers, and track progress toward certification. At the center of LOv3 are the LEED Online "Forms." These Forms provide a framework by which credits in LEED are documented, calculated, and submitted for calculation. LOv3 Forms are edited by project teams and saved as Adobe PDFs.

This Companion Guide includes many examples and references to LEED Online Forms for use in complying with CALGreen. For more information on LEED Online, visit www.LEEDOnline.com.

LEED Resources

To learn more about the LEED Rating System and certification, points, prerequisites, and requirements for certification, visit www.usgbc.org and www.usgbc.org.

To attend classes locally, visit the USGBC-Northern California Chapter's website: www.usgbc-ncc.org.

For in-depth coverage of LEED credits, sample specifications and documentation, and access to LEED industry experts, check out the fee-based website www.leeduser.com. LEEDuser is maintained by Building Green, LLC, publishers of the exceptional journal, environmental Building News. www.BuildingGreen.com.

CALGreen: The First Statewide Green Code in America

Early in 2010, the California Building Standards Commission (CBSC) and the Department of Housing and Community Development (HCD) finalized the first statewide mandatory green building code in the country for newly constructed buildings: Title 24, Part 11 of the California Building Standards Code (commonly called

"CALGreen"). In developing CALGreen, CBSC and HCD have taken a bold step by significantly raising the minimum environmental standards for construction of new buildings in California. Mandatory provisions in CALGreen will contribute to public health through fundamental green building practices which reduce the use of VOC emitting materials, strengthen water conservation, require construction waste recycling, and extend storm water pollution prevention efforts to most jobsites. The original CALGreen code addressed only newly constructed whole buildings, but during the 2010 Interim Code Cycle, changes were made to the scope of code so that building additions 2,000 square feet and larger and alterations with an estimated construction cost of \$500,000 or more are now covered

The Division of the State Architect (DSA) and the Office of Statewide Health Planning and Development (OSHPD) have both also adopted specific versions of CALGreen. See the DSA & OSHPD specific requirements in the full CALGreen code document.

www.bsc.ca.gov en.aspxn

by the green code (see <u>CALGreen code</u> section 5.7). For simplicity and comparative purposes, these differing building scopes will be referred to as New Building (NB) and Additions and Alterations (AA) respectively in this Guide. CALGreen non-residential mandatory requirements are found in Chapter 5 of Title 24, Part 11. Many of these requirements will entail new review and inspection procedures for planning and building departments in California. Jurisdictions with green building expertise will find most of the mandatory provisions in CALGreen similar to those found in LEED or other green rating systems. Those department staff with familiarity in LEED will be at an advantage in enforcing and implementing CALGreen. But even with familiarity, cities or counties with green building ordinances that reference LEED will be asked for CALGreen guidance from project teams seeking a LEED rating. This Companion Guide specifically addresses the mandatory measures in CALGreen for new non-residential building teams which are also seeking a LEED label.

Residential CALGreen or CALGreen "Tiers" are not covered in this Companion Guide. Resources for Residential Low-Rise CALGreen can be found at the HCD website www.hcd.ca.gov/CALGreen.html. Built It Green has additional resources at www.BuildltGreen.org/CALGreen.

Residential CALGreen

Although the LEED for Homes rating system has become popular in California for the private sector, the most referenced green rating system for residential green building policies in California is the GreenPoint Rated program (administered by Build It Green). The GreenPoint Rated program, in anticipation of CALGreen taking effect, has incorporated all the CALGreen residential mandatory provisions into its rating system. Therefore, CALGreen documentation and verification will be streamlined on GreenPoint Rated projects and a Companion Guide for residential CALGreen is not necessary at this time. Visit Build It Green's webpage for more information on CALGreen in the GreenPoint Rated program. www.BuildItGreen.org/CALGreen.

CALGreen Tiers

In addition to the mandatory measures in CALGreen, the code also includes two voluntary packages of above-minimum green practices, called "Tiers." The Tiers include all the mandatory CALGreen measures plus additional required practices (prerequisites), with a further requirement to choose a set number of optional measures from lists. For several reasons, this Companion Guide does not attempt to address the CALGreen Tiers.

- The Tiers are a voluntary portion of the code only, and must be amended in order to be enforceable by local jurisdictions. During the amendment process, local governments can modify the Tiers as desired, causing potentially inconsistent codes across jurisdictional boundaries and making any comparisons in a guide like this difficult and potentially not applicable. Therefore, this Companion Guide addresses only the required mandatory provisions in CALGreen which are consistently defined for every new project.
- Consistent with the Bay Area Climate Collaborative (BACC) recommendations on green building policies
 in light of CALGreen (found at www.baclimate.org), this Companion Guide assumes that any Tier
 requirement can be met via official certification to the LEED-Certified level (or better). Therefore, this
 Companion Guide addresses only the required mandatory provisions in CALGreen which must be met on
 every new project.
- Since the Tiers include a long list of optional measures, creating a Companion Guide that bridges every
 elective LEED and CALGreen Tier measure would be exceptionally lengthy and difficult.
- → Note: A Supplemental Verification Guide for the CALGreen Tiers was developed by StopWaste.Org to aid in Tiers enforcement and verification. The supplemental guide can be found on the StopWaste.Org website at www.stopwaste.org/calgreen.

Comparing CALGreen to LEED

While much of the information included in this guide could be used to compare the merits of CALGreen and LEED for New Construction, this Companion Guide is primarily intended to compare the documentation equivalencies of the two. Other documents exist to compare the standards of CALGreen and LEED in terms of overall stringency, environmental goals, and expected impact.

- The Bay Area Climate Collaborative provides recommendations on addressing CALGreen in green building policies: www.baclimate.org.
- The American Institute of Architects California Council (AIA-CC) collaborated with numerous other
 organizations to produce checklists for LEED-NC, GreenPoint Rated, and LEED-Homes as compared to
 CALGreen mandatory measures and CALGreen Tiers. View the checklists and additional tools online at
 www.aiacc.org.

Where CALGreen & LEED Do Not Overlap

CALGreen non-residential mandatory provisions are made up of many green building practices found in LEED. However, not every measure in CALGreen has overlap with a LEED-related credit or prerequisite. In those instances where a comparison between CALGreen and LEED cannot be made, design teams and enforcement agents will need to develop ways for showing compliance outside of LEED documentation submittals. This measures for which no overlap exists are not addressed in this companion guide.

A LEED project will not have LEED documentation materials on the following CALGreen measures because there is no LEED equivalent standard. Project teams will need to consult the CALGreen Guide and local officials for guidance on complying with these measures.

CALGreen Measures That Will Need to Be Documented Outside of LEED

Measure #	CALGreen Mandatory Measure without Overlap in LEED
5.106.10	Keep surface water from entering building by grading & paving
5.303.1	Water meters for buildings > 50,000 square feet; water meters for excess consumption
5.303.6	Plumbing fixtures and fittings: do not exceed state maximum flow rates per fixture
5.304.2	Outdoor potable water use (separate meters/submeters for landscapes 1,000-5,000sf)
5.407.1	Weather protection (already required by California Building Code Section 1403.2)
5.407.2	Moisture control: prevent intrusion from sprinklers; entries and openings
5.503.1	Fireplace pollution standards
5.505.1	Indoor moisture control (references other parts of the Building Code)
5.507.4	Acoustical control, exterior noise transmission, and interior sound (minimum STCs for walls, roofs, exteriors, tenant partitions)

Building Commissioning in CALGreen & LEED

A few green building strategies now required as part of CALGreen are significant because they will require practices and procedures not typical of the conventional design, construction and building code enforcement processes. The most significant of these strategies relates to new non-residential buildings over 10,000 square feet: building commissioning.

Building commissioning is defined in CALGreen as "a quality assurance process that begins during design and continues to occupancy. Commissioning verifies that the new building operates as the owner intended and that building staff are prepared to operate and maintain its systems and equipment."

Put another way, commissioning is a process to guarantee that building energy and other critical systems perform in operation as was intended in the design phase. Building commissioning is at the core of any non-residential green building standard and is required for all buildings seeking LEED for New Construction (BD+C) certification.

¹ From the BSC CALGreen Non-Residential Commissioning Guide 11/09/10, found at www.bsc.ca.gov/CALGreen.

Despite incorporating some elements of code requirements as well as standard industry best practices, commissioning as defined in CALGreen and LEED is **not** standard practice on new construction jobs in California. The practice of testing, adjusting and balancing systems (TAB) is considered standard practice and is typically done for all new projects. Some "acceptance tests" are required in the California Energy Code as well. However, TAB and acceptance tests are not commissioning in that it they do not typically involve the Owner's Project Requirements (OPR), Basis of Design (BOD), and, most importantly, comprehensive Functional Performance Testing (FPT).

Functional Performance Testing

Functional Performance Testing (FPT) is the methodology used in commissioning to demonstrate the correct installation and operation of each component or system being commissioned in a building. FPT includes some of the Title 24, Part 6 (Energy Code) "acceptance tests," but goes beyond these tests in depth of procedures and breadth of systems to be tested. Whereas typical building TAB includes some elements of FPT, the requirements of CALGreen commissioning go well above and beyond TAB because commissioning essentially requires the development of "stress test" procedures in addition to normal system balancing. These "stress tests" ensure the commissioned systems operate as intended during normal and inclement conditions, such as power failures, system overrides, lockouts, and staging/standby modes.

CALGreen Commissioning vs. Industry Standard Practice & LEED

The commissioning requirements in CALGreen are very similar to the LEED measure with a few exceptions. Also, LEED has two levels of commissioning: 1) fundamental commissioning that is required of all buildings seeking certification, and 2) Enhanced Commissioning which is an optional credit in LEED. In general, CALGreen mandated commissioning may include more building systems and require more commissioning measures (is more stringent) than the prerequisite LEED Fundamental Commissioning, but does not include as many required commissioning measures (is less stringent) than the optional LEED Enhanced Commissioning credit. With some relatively minor modifications, however, LEED fundamental commissioning can equal or exceed CALGreen requirements.

CALGreen mandatory commissioning requirements mostly track to the fundamental LEED prerequisite for commissioning, but add a couple features typically achieved via the optional LEED Enhanced Commissioning credit. These additions include systems documentation manuals and developing a systems training plan. CALGreen also explicitly requires irrigation systems and water reuse systems to be commissioned, whereas these systems are optional in LEED. Adding the CALGreen additional scope items to the LEED commissioning scope (systems documentation, systems training plan, and commissioning irrigation/water reuse systems) will allow the LEED commissioning documentation to meet the CALGreen requirements on projects. The additional scope of work to meet CALGreen within the LEED Fundamental commissioning framework is expected to be a modest amount of additional work and should be a low-cost add-on for most projects. Alternatively, project teams may wish to seek the optional Enhanced Commissioning credit, whereby the CALGreen requirements are met and exceeded (so long as water reuse and irrigation systems are included in the commissioning scope).

In a couple key aspects, LEED required commissioning is more stringent than CALGreen. First, LEED verification standards require that all individuals who act as the Commissioning Authority (C_xA) have a minimum level of commissioning experience. CALGreen has a less restrictive definition on qualified C_xA 's and allows some

flexibility in interpreting qualifications and proper conflict-of-interest distancing from both the owner's side (who they can hire) and by the enforcement agency (the level of C_xA detachment from the project that is acceptable to show compliance). And the LEED C_xA must report all findings directly to the owner - a distinction in LEED that is not explicitly required in CALGreen. Second, CALGreen commissioning is limited to the activities that can be documented and inspected at time of construction. LEED, on the other hand, gives optional points for post-construction enhanced commissioning such as 10-month pre-warranty expiration checks, in EAc3.

Additionally, LEED has a rigid requirement that the C_xA must be independent of the design team for buildings larger than 50,000 square feet. Having the C_xA as an independent member of the team is beneficial, especially when the C_xA is hired directly by the owner and provides impartial oversight of the building systems design. CALGreen does not have this independent oversight requirement for commissioning.

The following table provides an overview of the similarities and differences between LEED and CALGreen commissioning. Note that smaller buildings in CALGreen need to only comply with the Testing, Adjusting and Balancing requirements, whereas any building seeking LEED certification must at least do fundamental commissioning.

CALGreen Commissioning vs. Industry Standard Practice & LEED

CALGreen Reference No.	CALGreen Non-Residential Commissioning (Cx) Requirements	Industry Standard Practice	CALGreen Non- Residential Additions/ Alterations (AA)	CALGreen Non-Res. New Constr. (NB)	Req. in LEED (EAp1)	Achieved via Optional LEED Credit (EAc3)
5.410.2	Commissioning	-	-		√ *	✓
5.410.2.1	Owner's Project Requirements (OPR)	-	-		√	✓
5.410.2.2	Basis of Design (BOD)	-	-	Required for	√ ∗	✓
5.410.2.3	Commissioning plan	_	-	all buildings greater than	✓	✓
5.410.2.4	Functional performance testing (FPT)	-	-	10,000sf	√	✓
5.410.2.5	Documentation & training	-	-		**	✓
5.410.2.6	Commissioning report	-	-		✓	✓
N/A	Post-construction commissioning requirements	-	-	-	-	✓
5.410.4.2	Testing and adjusting - Systems	✓				
5.410.4.3	Testing and adjusting - Procedures	✓	Required for all additions/alterations as defined on page viii.	Required for all buildings less than 10,000s.f.	LEED requires commissioning of all buildings undergoing certification, therefore these measures are achieved	
5.410.4.3.1	HVAC balancing	✓				
5.410.4.4	Testing, Adjusting & Balancing Reporting	✓				
5.410.4.5	Operation and maintenance manual	✓				

^{*} This criteria is met if LEED projects opt to commission irrigation systems and water reuse systems (which are optional in LEED but required in CALGreen).

For further information on commissioning in CALGreen, see the detailed description on page 33 of this Guide.

^{**} Systems manuals and systems training are optional in fundamental LEED commissioning but are required in the optional LEED Enhanced Commissioning Credit

How to Use this Companion Guide

The Companion Guide is made up of the following sections.

Index & Summary

The Index provides an at-a-glance summary of how to use LEED documentation for CALGreen compliance. The index is organized by CALGreen code number with LEED documentation equivalency shown in the color-coded boxes in the middle. The Index shows for which measures LEED has lesser (shown in red), equivalent (blue), or more stringent (green) documentation requirements than CALGreen. The index also gives a brief recommendation on how to utilize LEED documentation for CALGreen compliance and verification. For CALGreen Mandatory Measures where no overlap with LEED occurs, the documentation equivalency box is labeled "N/A" for "Not Applicable." Project teams will need to verify compliance with those measures outside of the LEED-Online submittals and backup documentation.

• Detailed CALGreen Mandatory Measure Recommendations Pages

Each Mandatory Measure in CALGreen (or groups of related measures) that has overlap with LEED has been given its own page. The page is made up of the following sections:

- Mandatory Measure Title & Code number: Each page includes the code number for use in referencing the standard language in Title 24, Part 11.
- Color-coded label: These labels match the Index and show the relative documentation equivalency
 of LEED/CALGreen, the section number related to additions and alterations portion of the code, the
 page number where the CALGreen documentation and verification procedures can be found in the

BSC's Guide to the (Non-Residential) California Green Building Standards Code, the related LEED credit/prerequisite numbers, and whether the LEED credits are design- or construction-phase.

 Summary Recommendation: This is the same recommendation found in the Index. LEED ≥ CG
Add/Alt: § 5.710.6.1
BSC Guide: 20-21
LEED: SSn1 [Construction

CALGreen Mandatory Measure Summary:

Provides a condensed version of the CALGreen code requirements that summarizes the mandatory requirements for both whole building and additions/alterations project types.

- o **LEED Related Credit(s) Summary:** Provides a condensed summary of the related LEED credits.
- Documentation Recommendations for LEED Projects: Provides guidance on how to use, modify, or augment LEED-Online submittal forms in order to document compliance with the applicable CALGreen measure.
- Recommendations for Enforcement & Verification: Provides recommendations and tips on how to review LEED submittals for CALGreen compliance.

• LEED Submittal Samples:

Following some of the Detailed Mandatory Measure Recommendations Pages is sample submittal documentation. These samples are generally made up of annotated LEED-Online Forms from real LEED projects. The pages also include resources like VOC tables comparing CALGreen and LEED requirements, sample cut sheets, and other supporting documents.

Appendix A: Summary of Additions & Alterations Measures is an at-a-glance reference for quickly comparing CALGreen new building requirements to the similar additions/alterations provisions.

Index & Summary

Mandatory	Measure #				
Addition/ Alteration	New Building	CALGreen Measure Title	Documentation Equivalency	Summary of Recommendations	Page No.
			PLANNING	S AND DESIGN	
Site Devel	opment				
5.710.6.1	5.106.1	Storm Water Soil Loss Prevention Plan	LEED ≥ CG	Both the CALGreen and LEED standards for storm water pollution prevention are typically superseded by more stringent local requirements. Where the local standard does not apply to sites less than one acre in size, LEED is more stringent than CALGreen and LEED documentation can be used to show compliance with CALGreen.	4
5.710.6.2	5.106.4	4.1. Short-Term bicycle parking 4.2. Long-Term bicycle parking	LEED = CG	LEED is more stringent than CALGreen except in one instance: the distance from bike parking to building entrance. If LEED projects include the CALGreen requirement for distance (200 feet), then LEED documentation more than satisfies the CALGreen requirement.	5
5.710.6.3	5.106.5.2	Designated parking	LEED ≤ CG	CALGreen requires more preferred parking (8%) than the LEED credit (5%). In order to meet CALGreen, LEED projects seeking this credit should achieve 8% of preferred parking stalls and label stalls as required by CALGreen.	8
N/A	5.106.8	Light pollution reduction	LEED ≥ CG	CALGreen and LEED light pollution reduction requirements have similar elements, but are defined differently. LEED requirements are at least as stringent as CALGreen. Therefore, projects achieving this credit in LEED will exceed the CALGreen requirements.	11
5.710.10	5.106.10	Grading and paving	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	•
			ENERGY	EFFICIENCY	
Performan	ce Require	ments			
N/A	5.201.1	Meet Title 24, Part 6. California Energy Code	LEED≥CG	CALGreen does not require energy efficiency above code minimum. LEED requires at least a 10% improvement, but uses a different baseline. Almost all California projects that comply with the state energy code will meet the LEED threshold; however the documentation and verification requirements for LEED are more stringent than CALGreen.	16
		WATE	R EFFICIENC	Y AND CONSERVATION	
Indoor W	ater Use				
5.712.3.1	5.303.1	Water Meters & Submeters	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	
5.712.3.2	5.303.2	2.0. 20% Water savings	LEED ≥ CG	Both CALGreen and LEED require a 20% reduction in indoor water use. Each system has a slightly different requirement of applicable fixtures and calculation of fixture use. With minor adjustments to the LEED calculator, LEED documentation meets or exceeds CALGreen requirements.	17
5.712.3.3		2.1. Multiple showerheads serving one shower	LEED ≤ CG	Though rarely found on commercial projects seeking LEED, should any showers include multiple showerheads, those fixtures must meet the CALGreen requirements.	21
N/A	5.303.4	Wastewater reduction	LEED ≥ CG	The LEED threshold reduction (50%) is much more stringent than CALGreen (20%). Therefore if a project obtains this credit in LEED it meets the CALGreen requirements.	22
5.713.3.5	5.303.6	Plumbing fixtures and fittings	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	

Mandatory Addition/ Alteration	New Building	CALGreen Measure Title	Documentation Equivalency	Summary of Recommendations	Page No.
Outdoor W		Trace in the second		luste de la companya	
5.712.4.1	5.304.1	Water budget	LEED ≥ CG	LEED requires deeper water conservation than CALGreen, except where local ordinances may be more stringent. CALGreen also requires an audit report to be filed from a certified landscape irrigation auditor.	25
5.712.4.2	5.304.2	Outdoor potable water use	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	
5.712.4.3	5.304.3	Irrigation design	LEED ≤ CG	The LEED calculations for irrigation water use do not require controllers, but projects that seek the LEED credit and install a CALGreen compliant controller can meet the CALGreen requirement.	26
		MATERIAL C	ONSERVATIO	N AND RESOURCE EFFICIENCY	
Weather R	esistance	and Moisture Managemen			
	5.407.1	Weather protection	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	
5.713.7.2	5.407.2	2.1 Moisture Control - Sprinklers 2.2 Moisture Control - Entries and openings	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	
Constructi	on Waste	Reduction, Disposal and Re	ecycling		
5.713.8.1	5.408.1-3	Construction waste diversion & management plan 50% Construction waste reduction	LEED = CG	Local recycling requirements are often more stringent than both CALGreen and LEED. LEED documentation is equivalent to CALGreen when an acceptable Waste Management Plan (WMP) is submitted along with the LEED Form.	27
Building M	aintonance	e and Operation			
	5.410.1	Recycling by occupants	LEED = CG	CALGreen and LEED have identical requirements. Therefore, LEED documentation will fulfill CALGreen requirements.	29
N/A	5.410.2	Commissioning (Cx) 2.1. Owner's Project Requirements (OPR) 2.2. Basis of Design (BOD) 2.3. Commissioning plan 2.4. Functional performance testing 2.5. Documentation and 2.6. Commissioning report	LEED = CG	LEED has more stringent requirements as to who can perform commissioning tasks on large projects (>50,000sf). However, a LEED project will need to add a few aspects of commissioning that are required in CALGreen (but are optional in LEED) in order for documentation to be equivalent. - Add landscape irrigation systems - Add water reuse systems - Add a systems manual and provide training	33
5.713.10.4	5.410.4	Testing and adjusting 3.2. Systems 3.3.1. HVAC balancing 3.4. Reporting 3.5. Operation and maintenance manual	LEED ≥ CG	Since LEED Commisisoning requirements are more restrictive than CALGreen's Testing and Adjusting measure, as long as the irrigation system is tested and adjusted as CALGreen requires, consider LEED projects compliant under CALGreen.	35
			ENVIRONME	ENTAL QUALITY	
Fireplaces 5.714.3	5.503.1	Fireplaces	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	

Mandatory Addition/ Alteration Pollutant 0		CALGreen Measure Title	Documentation Equivalency	Summary of Recommendations	Page No.
5.714.4	5.504.1.3.1	Temporary ventilation	LEED ≥ CG	Where a LEED project achieves this credit, accept the LEED documentation as equivalent since those projects will have addressed temporary ventilation during construction through use of filters with Minimum Efficiency Reporting Value (MERV) 8 on all permanently installed HVAC system return air grilles.	36
5.714.4.3	5.504.3	Covering of Duct Openings & Protection of Mechanical Equipment During Construction	LEED≥CG	Where a LEED project achieves this credit, accept the LEED documentation as equivalent since those projects will have addressed mechanical equipment in addition to pathway interruption, source control, material scheduling and housekeeping practices during construction.	37
5.714.4.4	5.504.4	Finish material pollutants 4.1. Adhesives, sealants, caulks	LEED = CG	While the reference standards differ, the actual product requirements are nearly identical between LEED and CALGreen and should be assumed to be equal.	38
		Paints and coatings A.3.1 Aerosol Paints and Coatings	LEED ≤ CG	While many of the product specific VOC limits between the various reference standards are the same, the CALGreen Measure addresses many more coatings than the LEED requirements as it is not limited to indoor paints and coatings.	42
		4.4. Carpet systems 4.4.1. Carpet cushion 4.4.2. Carpet adhesive	LEED = CG	Due to differing reference standards, not all CALGreen projects will comply with LEED, but any project that achieves this credit in LEED complies with CALGreen.	43
		4.5. Composite wood products	LEED ≥ CG	Since LEED requires that all composite wood products comply as opposed to the limited scope of the CALGreen standard, projects pursuing this optional credit within LEED will exceed the CALGreen requirements.	45
		4.6. Resilient flooring systems	LEED ≥ CG	Since LEED requires 100% of resilient flooring to comply compared with only 50% for CALGreen, all LEED projects that achieve this credit will comply with and surpass the CALGreen Requirements.	46
5.714.4.6.	5.504.5.3	Filters	LEED≥CG	The related LEED credit addresses filters in addition to other indoor air quality elements. CALGreen's filtration requirement of MERV 8 will be met and exceeded by LEED projects that achieve this credit.	47
5.714.4.7	5.504.7	Environmental tobacco smoke control	LEED = CG	The respective LEED and CALGreen measures are nearly identical and should be considered equivalent.	49
	5.505.1	Radon Control Indoor moisture control	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	-
Indoor Air	Quality				
5. 714.7.2		Outside air delivery	LEED ≥ CG	LEED projects will almost always comply with CALGreen requirements despite being based on different reference standards. LEED documentation should be accepted as equivalent.	51
5.714.7.3	5.506.2	Carbon dioxide monitoring	LEED = CG	The respective LEED and CALGreen measures are nearly identical and should be considered equivalent.	54
	ental Comfo				-
	5.507.4	Acoustical control	N/A	No overlap with LEED occurs; verify outside of LEED submittals.	
Outdoor A 5.714.8	5.508.1	Ozone Depletion and Greenhouse Gas Reductions: Chlorofluorocarbons (CFCs) and Halons	LEED ≥ CG	Both CALGreen and LEED require that no new CFC based equipment be installed. The prohibition of Halon use is an optional credit within LEED, but that credit also includes limits on other ozone depleting chemicals and greenhouse gases. If a LEED project achieves the optional credit as well as the prerequisite, CALGreen has been met.	55

5.106.1 STORM WATER SOIL LOSS PREVENTION PLAN

LEED ≥ **CG**

Add/Alt: § 5.710. 6.1
BSC Guide: 20-21
LEED: SSp1 [Construction]

Both the CALGreen and LEED standards for storm water pollution prevention are typically superseded by more stringent local requirements. Where the local standard does not apply to sites less than one acre in size, LEED is more

stringent than CALGreen and LEED documentation can be used to show compliance with CALGreen.

CALGreen Mandatory Measure Summary:

Projects less than one acre must prevent the pollution of stormwater runoff from construction activities by complying with local ordinance (when applicable) or through soil loss best management practices (BMP) associated with erosion and sedimentation control and good housekeeping BMPs. Sites over one acre must complete a Storm Water Pollution Prevention Plan (SWPPP).

LEED Related Credit(s) Summary:

Relates to Sustainable Sites Prerequisite 1: Construction Activity Pollution Prevention

Create and implement an erosion and sedimentation control plan that conforms to the requirements of the NPDES program or local standards and codes, whichever is more stringent. For jurisdictions without local ordinances, LEED is the more stringent standard.

Documentation Recommendations for LEED Projects

If the project site is less than one acre, provide a storm water soil loss prevention plan that meets or exceeds the NPDES minimum requirements. If the project site is great than one acre, complete a SWPPP as required by California law or other local requirement, whichever is more stringent. In either case, the documentation of LEED SSp1 will be the same or more stringent than CALGreen requirements since LEED requires either a local code or related best management practices.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- If a more restrictive local requirement does not exist than CALGreen for sites under one acre, then submit the LEED Form backup documentation (NPDES) to show compliance with best management practices under CALGreen.
- For sites over one acre, typically local requirements will supersede LEED. Document to the local agency's satisfaction and use these same documents to show compliance with the LEED requirement.

Recommendations for Enforcement & Verification

If the submitted LEED-compliant erosion and sedimentation control plan is equivalent or greater in scope than CALGreen (or more stringent local requirements) for sites less than one acre, accept the LEED SSp1 documentation as satisfying CALGreen requirements.

For sites greater than one acre, typically local regulations supersede LEED (and CALGreen does not apply), so documentation & verification will have to take place outside of LEED and CALGreen.

5.106.4 BICYCLE PARKING

LEED is more stringent than CALGreen except in one instance: the distance from bike parking to building entrance. If LEED projects include the CALGreen requirement for distance (200 feet), then LEED documentation more than satisfies the CALGreen requirement.

LEED = CG

Add/Alt: § 5.710.6.2 BSC Guide: 22-23 LEED: SSc4.2 [Design]

CALGreen Mandatory Measure Summary:

Provide bike racks for 5% of projected visitors within 200 <u>feet</u> of building entrance and secure (covered) bicycle parking for 5% of motorized parking capacity. For additions and alterations to existing buildings, bike racks and secure bicycle parking is required when 10 or more vehicular parking spaces are added.

LEED Related Credit(s) Summary:

Related to optional credit Sustainable Site Credit 4.2: Bicycle Storage & Changing Rooms

Provide bike parking for 5% of all building users (visitors plus full-time equivalents) within 200 <u>yards</u> of building entrance, plus showers and changing rooms for 0.5% of full-time equivalent staff (FTE).

Documentation Recommendations for LEED Projects

LEED is generally more stringent than CALGreen except in one instance: the distance from bike parking to building entrance. However, CALGreen and LEED also differ in how to calculate the needed bicycle storage capacity (based on provided parking and number of occupants respectively) and whether racks should be covered. Also, the obtainment of this credit in LEED requires showers and changing rooms for occupants who arrive via bikes. Therefore, LEED is assumed to be essentially equivalent to CALGreen overall.

In order to reduce the paperwork burden if attempting this credit in LEED, project teams should make every effort to meet the CALGreen distance from bike racks/storage areas to building entrances. In some cases it will be impossible to meet the CALGreen criteria for 200 feet, so teams should then seek to limit bike parking areas to within 200 yards (the LEED standard).

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

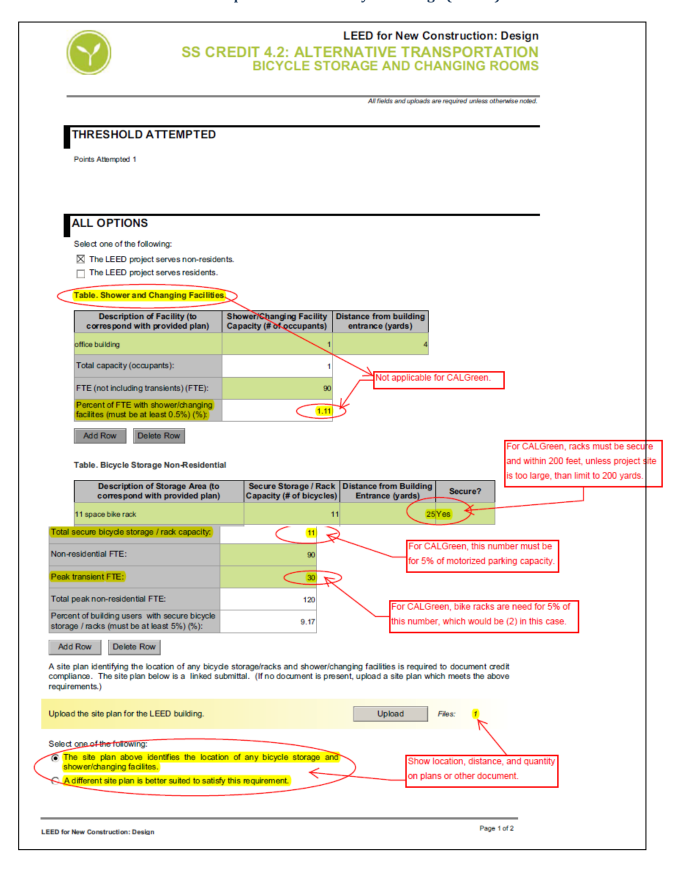
- Use the LEED Form to document the number of storage areas/racks needed for the project.
- Make every effort to place covered racks or secured areas within 200 feet of building entrances.
- If racks cannot be located within 200 feet, then provide all the accompanying LEED backup documentation to make the case that any and all bicycle racks are within 200 yards.

Recommendations for Enforcement & Verification

This measure requires two areas of verification: first, the correct number of bicycle storage and parking based on the number of visitors to the building. Secondly, the parking or storage areas must be in close proximity to the building.

- 1. The calculation for the number of projected visitors to the building can be documented with the LEED Form since the calculation is generally more stringent than the CALGreen calculation with respect to the building occupancy (LEED) rather than parking allocation (CALGreen). LEED is especially more stringent when using this metric on sites where new parking is limited or not included (such as for infill projects). Therefore, if acceptable on a case-by-case basis, accept the LEED SSc4.2 Form as satisfying the CALGreen requirement for number of occupants and visitors as equivalent for CALGreen compliance.
- 2. The CALGreen requirement for bicycle storage proximity is stricter than LEED. However, on some larger sites or on sites with multiple buildings, the CALGreen requirement of 200 feet can be difficult or impossible to meet. Therefore, on a case-by-case basis, consider allowing the LEED referenced maximum proximity of 200 yards when the project size is not conducive to shorter distances, provided the local jurisdiction agrees that this is an acceptable equivalency of compliance.

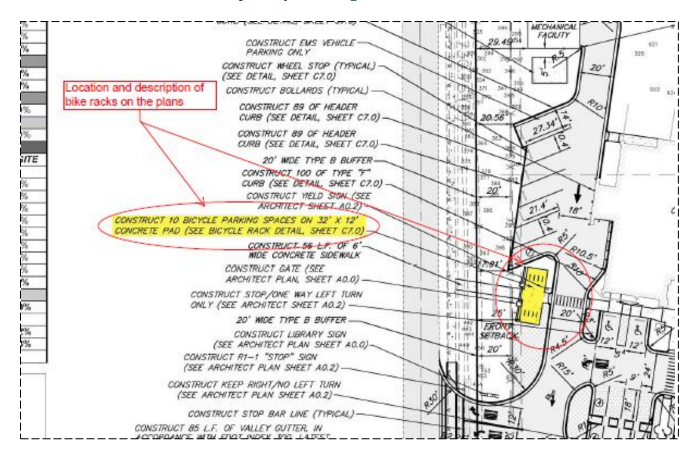
Sample LEED Form: Bicycle Storage (SSc4.2)



Sample LEED Form: Bicycle Storage (SSc4.2) (Continued)

 Special circumstances preclude documentation of credit compliance with the submittal requirements outlined in this form. 						
☐ The project team is using an alternative compliance approach in lieu of standard submittal paths.						
☐ The project	t team is pursuing exemplary performance of SSc4.1.					
SUMMAR	(
SUMMAR	(
	Alternative Transportation - Bicycle Storage and Changing Rooms	1				
SS Credit 4.2: Points Docum SS Credit 4.2:	Alternative Transportation - Bicycle Storage and Changing Rooms					

Sample Bicycle Storage Notation on Plans



5.106.5 DESIGNATED PARKING

CALGreen requires more preferred parking (8%) than the LEED credit (5%). In order to meet CALGreen, LEED projects seeking this credit should achieve 8% of preferred parking stalls and label stalls as required by CALGreen.

LEED ≤ CG

Add/Alt: § 5.710.6.3 BSC Guide: 24 LEED: SSc4.3 [Design]

CALGreen Mandatory Measure Summary:

Provide stall marking for low-emitting, fuel efficient, and carpool/van pool vehicles. Provide space for approximately **8%** of total parking spaces. Label the stalls as "CLEAN AIR/VANPOOL/EV". For additions and alterations to existing buildings, parking must be designated as noted when 10 or more vehicular parking spaces are added.

LEED Related Credit(s) Summary:

Relates to optional credit Sustainable Sites Credit 4.3: Low Emitting & Fuel Efficient Vehicles

Provide preferred parking and signage for low-emitting vehicles for 5% of spaces; alternately provide alternative-fuel stations, vehicles, or vehicle-sharing.

Documentation Recommendations for LEED Projects

The corresponding LEED credit (SSc4.3) has several pathways for achieving credit. The "Preferred Parking" option is the most similar to this CALGreen measure. However, there are four main differences between CALGreen and LEED:

- The percentage of parking stalls that must be made available for preferred parking (5% LEED; 8% CALGreen).
- 2. The criteria for low-emitting and fuel efficient vehicles ("clean air/vanpool/ev" is not an accepted terminology in LEED). Carpools/vanpools and clean air vehicles fall under separate credits under LEED, but the parking can be shared as long as sufficient total spaces are made available.
- 3. Labeling requirements for preferred parking stalls (LEED requires signs, CALGreen requires painted stalls).
- 4. LEED requires preferred parking to be located near entrances; CALGreen has no such restrictions.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Select Option 1 "Preferred Parking" or Option 3 "Provide Low-Emitting Vehicles" in the LEED credit form and ensure calculations support preferred parking spaces in at least 8% of total parking spaces.
- In addition to the LEED requirements for signage of preferred parking spaces, paint stalls in accordance with CALGreen requirements for "clear air/vanpool/ev".
- If the LEED SSc4.3 Form shows that 8% of parking spaces threshold has been met, use the LEED Online Form for documentation of CALGreen compliance.

Recommendations for Enforcement & Verification

The LEED credit SSc4.3 can be accepted for documenting CALGreen as long as the project team demonstrates preferred parking is provided for at least 8% of total parking capacity. Please note that there is no proximity requirement for preferred parking, only that LEED requires it to be the closest available to the primary entrance for that designated use, after handicap parking. CALGreen has no such requirement for proximity.

On a case-by-case basis, consider alternatives to the CALGreen striping requirement for "clean air/vanpool/ev" in situations where the labeling is redundant due to other preferred parking strategies employed on site (such as when project teams seek other options than "preferred parking" in the LEED credit).

Sample LEED Form: Alternative Transportation (SSc4.3)



LEED for New Construction: Design

SS CREDIT 4.3: ALTERNATIVE TRANSPORTATION LOW-EMITTING AND FUEL-EFFICIENT VEHICLES

All fields and uploads are required unless otherwise noted.

THRESHOLD ATTEMPTED

Points Attempted 3

ALL OPTIONS

Select this option and achieve 8%

Select one of the following:

- Provide Vehicles: The project team will provide low-emitting and fuelefficient vehicles and preferred parking for these vehicles.
- Preferred Parking: The project team will provide preferred parking for lowemitting and fuel-efficient vehicles.
- Discount: The project team will provide discounted parking for lowemitting and fuel-efficient vehicles.
- Alternative Fuel: The project team will provide alternative fuel refueling stations.
- Car Share: Building occupants will have access to a low-emitting and fuelefficient vehicle sharing program.

PREFERRED PARKING

A site plan showing preferred parking in spots closet to the main entrance of the project (exclusive of spaces designated for handicapped persons) is required to document credit compliance. The site plan below is a linked submittal. (If no document is present, upload a site plan which meets the above requirements.)

Upload Upload the site plan for the LEED building. Files: Regardless of plan uploaded, show locations of preferred parking for 8% of total parking capacity Select one of the following: leeds to equate to • The site plan above shows the preferred parking spaces in relation to the % for CALGreen main entrance of the project. A different site plan is better suited to satisfy this requirement. Total number on-site parking spaces 108 spaces Number of preferred parking spaces reserved for low-emitting and fuel-efficient 6 spaces vehicles.

LEED for New Construction: Design

Page 1 of 2

Sample LEED Form: Alternative Transportation (SSc4.3) (Continued)

Preferred parking expressed as a percent of total parking: (must be at least 5%) < 5.56 %	Needs to equate to 8% for CALGreen
Additionally, the availability of the preferred parking will be communicated to building occupants	REQUIRED SIGNATORY Initial Here: tc
Signatory: Tim Coscarelly; February 16, 2010	OWNER
ADDITIONAL DETAILS	
Special circumstances preclude documentation of credit compliance with the submittal requirements outlined in this form.	
☐ The project team is using an alternative compliance approach in lieu of standard submittal paths.	
EXEMPLARY PERFORMANCE	
☐ The project team is pursuing exemplary performance of SSc4.3.	
SUMMARY	
SS Credit 4.3: Alternative Transportation-Low - Emitting and Fuel-Efficient Vehicles Points Documented:	
SS Credit 4.3: Alternative Transportation - Low-Emitting and Fuel-Efficient Vehicles Exemplary Points Documented:	
∑ The project team reserves one point in the Innovation in Design credit category for exemplary performance in SSc4.3.	
LEED for New Construction: Design	Page 2 of 2

5.106.8 LIGHT POLLUTION REDUCTION

CALGreen and LEED light pollution reduction requirements have similar elements, but are defined differently. LEED requirements are at least as stringent as CALGreen. Therefore, projects achieving this credit in LEED will exceed the CALGreen requirements.

LEED ≥ CG

BSC Guide: 25-26 LEED: SSc8 [Design

CALGreen Mandatory Measure Summary:

Exterior lighting power density limited by exterior lighting zone to California Energy Code limits. Comply with IESNA TM-15-07 standard for Backlight, Uplight and Glare (BUG) Ratings. Where local law exists follow whichever is more stringent.

Note: this credit is not applicable to additions and alterations.

LEED Related Credit(s) Summary:

Relates to optional credit Sustainable Site Credit 8: Light Pollution Reduction

<u>For Interior Lighting:</u> Non-emergency interior luminaires with direct line of site to envelope openings must have input power reduced by at least 50% between 11pm and 5am, OR a building whose openings in the envelope with a direct line of site to non-emergency luminaires must have shielding controlled by an automatic device between 11pm and 5am.

<u>For Exterior Lighting:</u> Lighting power densities must not exceed ASHRAE 90.1-2007. Check Reference Guide for Lighting Zone classification and calculation requirements.

Documentation Recommendations for LEED Projects

The CALGreen BUG Ratings measure how much light is going toward a particular direction rather than uplighting or backlighting. Although the two systems use different metrics to prove success, LEED goes further to address interior light pollution and requires lighting power density calculations.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Submit LEED SSc8 Form to demonstrate exterior compliance with Lighting Power Density for Site Area and Building Façade/Landscape, and Site Lumen Calculations based on correct light zone.
- For interior lighting, the same electrical floor plans and lighting schedule used for LEED should be used for CALGreen.

Recommendations for Enforcement & Verification

Provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, accept LEED SSc8 documentation as satisfying CALGreen requirements since the LEED requirements are more stringent than CALGreen.

Sample LEED Form: Light Pollution Reduction (SSc8)



LEED for New Construction: Design

SS CREDIT 8: LIGHT POLLUTION REDUCTION

All fields and uploads are required unless otherwise noted.

THRESHOLD ATTEMPTED

Points Attempted 2

ALL OPTIONS

INTERIOR LIGHTING COMPLIANCE

Select one of the following:

For CalGreen, ensure that zero direct beam illumination leaves building/structure. May require additional design considerations and photometric measurements for lighting system and fixture orientation.

Any of these

options are

acceptable

- Option 1: Reduced Input Power. For all nonemergency interior luminaires with a direct line of sight to any openings in the building envelope, input power is reduced by at least 50% between 11pm and 5am via automatic device(s).
- Option 2: Shielding. All openings in the building envelope with direct line of sight to any nonemergency interior luminaires are shielded between 11pm and 5am, for a resultant transmittance of less than 10%.
- No non-emergency interior lighting has a direct line of sight to openings in the building envelope.

A Licensed Professional Exemption (LPE) is available for Licensed Engineers in lieu of: drawings showing automatic controls AND drawings or specifications detailing the sequence of operation for lighting in the project building.

Select one of the following:

C Streamlined Path: LPE (PE)



Full Documentation.

Upload documentation (such as plans or drawings) showing the location of automatic controls.

Upload

Files: 1

Upload documentation detailing the sequence of operation for interior lighting at the project building.

Upload

Files:

LEED for New Construction: Design

Page 1 of 4

Sample LEED Form: Light Pollution Reduction (SSc8) (continued)

EXTERIOR LIGHTING COMPLIANCE

Classify the project under one of the following zones:

- LZ1 Dark (Developed areas within national parks, state parks forest land and rural areas).
- LZ2 Low (Areas predominantly consisting of; Residential zoning, Neighborhood business districts, Light industrial with limited nighttime use, Residential mixed use areas).
- LZ3 Medium (All other areas not included in LZ1, LZ2 or LZ4 such as Commercial/Industrial, High-Density Residential).
- LZ4 High (High activity commercial districts in major metropolitan areas. To be LZ4 the area must be so designated by the local jurisdiction such as the local zoning authority).

Any of these options are acceptable as they each meet or exceed the CalGreen requirements.

Select one of the following:

- There are no exterior lighting devices within the LEED project boundary.
- Exterior lighting devices are present within the LEED project boundary.

A Licensed Professional Exemption (LPE) is available for Licensed Engineers in lieu of the following:

- 1) Lighting Power Density Exterior Areas Table
- 2) Lighting Power Density Façade/Landscaping Table
- Photometric site plan with point-by-point foot candle levels
- 4) Photometric site plan of the parking areas with a footcandle summary table.

Select one of the following:

Streamlined Path: LPE (PE).

Full Documentation.

If a licensed professional "streamlined path" option is selected, a legal agreement signed by this individual with their current license number needs to be provided.



NOTE: For each Licensed Professional Exemption claimed, the relevant licensed professional must complete the corresponding Exemption Signature on the Licensed Professional Exemptions tab in order to be considered a valid submittal.

Licensed Professional Exemption claimed by: Jane Doe, P.E. Date license expires

Table. Lighting Power Density Tabulation Site Areas



For each exterior site area, list the location identification, the units (Watts per square foot, Watts per linear foot, Watts per square meter, or Watts per meter) the Area or Distance for the specified location, the actual lighting power density (LPD), and the ASHRAE allowable LPD for that location.

Exterior site lighting must not exceed 80% of the LPD as defined in ASHRAE/IESNA Standard 90.1-2007.

Location ID	Units	Area or Length	Actual LPD	ASHARE Allowable LPD	LEED Allowable LPD
	(select one)				0
Exterior site lighting act	ual power (Watts):			0	
Exterior site lighting LEI (adds 5% unrestricted a		0			

LEED for New Construction: Design

Page 2 of 4

Sample LEED Form: Light Pollution Reduction (SSc8) (continued)

Add Row Delete Row

Table. Lighting Power Density Tabulation Building Facade / Landscape Lighting



For each building facade / landscape area, list the location identification, the units (Watts per square foot, Watts per linear foot, Watts per square meter, or Watts per meter) the Area or Distance for the specified location, the actual lighting power density(LPD), and the ASHRAE allowable LPD for that location. Exterior building façade / landscape lighting must not exceed 50% of the LPD as defined in ASHRAE/IESNA Standard 90.1-2007.

Location ID	Units	Area or Length	Actual LPD	ASHARE Allowable LPD	LEED Allowable LPD	
	(select one)				0	
Exterior building facade	Exterior building facade / landscape lighting actual power (Watts):					
Exterior building facade (adds 5% unrestricted a		0				

Add Row Delete Row

Table, Site Lumen Calculation



For each fixture type used for site lighting, list the luminaire type, the quantity of luminaires installed, the initial lamp lumens perluminaire, and the initial lamp lumens above 90 degrees from Nadir.

Fixture Type	Quantity of Installed Luminaires	Initial Lamp Lumens per Luminaires	Initial Lamp Lumens Above 90 degrees from Nadir	Total Lamp Lumens	Total Lamp Lumens Above 90 degrees
				0	0
Total site lamp lumen	S:			0	
Total Site Lamp Lume	ens above 90 degrees	from Nadir.		0	
Percentage of Site La	mp Lumens above 90	degrees from Nadir	(%):	0	
Jpload exterior photor	te Row metric site plans show dle levels 15ft past bo		boundary and	This file should provided separ to show compli	ately
	site plan of the parking light ratios (software			Upload	les: 1
ED for New Construction:					Page 3 of 4

Sample LEED Form: Light Pollution Reduction (SSc8) (continued)

SS Credit 8: Light Pollution Reduction Precertification Compliance Documented:	1	
Co Crodit C. Light Foliation Production Foliatio Documented.		
SS Credit 8: Light Pollution Reduction Points Documented:	1	
SUMMARY		
☐ The project team is using an alternative compliance approach in lieu of standar	d submittal patris.	
requirements outlined in this form.	d b	
Special circumstances preclude documentation of credit compliance with the si	ubmittal	
ADDITIONAL DETAILS		
driveway and public roadway accessing the site, the centerline of the public ro site boundary for no more than a length of 2 times the driveway width centered the driveway (Optional).		
For the illuminance generated from a single luminaire placed at the interse	ection of a vehicular	
boundary abuts a public right-of-way (Optional).		

5.201 ENERGY EFFICIENCY

CALGreen does not require energy efficiency above code minimum. LEED requires at least a 10% improvement, but uses a different baseline. Almost all California projects that comply with the state energy code will meet the LEED threshold; however the documentation and verification requirements for LEED are more stringent than CALGreen.

LEED ≥ CG

BSC Guide: 28 LEED: EAp2 [Design]

CALGreen Mandatory Measure Summary:

Meet California Energy Code (Title 24, Part 6-2008, effective January 1, 2010).

LEED Related Credit(s) Summary:

Relates to Energy and Atmosphere Prerequisite 2: Minimum Energy Performance
Meet the minimum 10% energy cost reduction compared to Title 24, Part 6-2005; Title 24, Part 6-2008; or ASHRAE 90.1-2007.

Documentation Recommendations for LEED Projects

The LEED rating system allows for projects to pursue this prerequisite using ASHRAE 90.1-2007 or Title 24, Part 6, but requires that the project exceed whichever baseline is used by at least 10% (on a cost basis) for new construction and 5% for major renovation projects.

Note: In most cases, exceeding ASHRAE 90.1 by 10% by annual energy cost (the LEED metric), is equivalent to exceeding Title 24-2008 by 10% by energy (kBtu/sf*yr). In some special instances, such as industrial, laboratory or large office buildings, ASHRAE 90.1 could result in not achieving at least a minimum California energy code equivalency. Partly this is due to LEED requiring energy models to include process loads whereas California Title 24, Part 6 does not require process to the same extent. Therefore, projects seeking LEED certification for which ASHRAE and Title 24 energy modeling may be significantly different will need to run a Title 24 energy efficiency model regardless of whether they pursue ASHRAE 90.1 through the LEED submittal process.

There is a prescriptive compliance path in LEED that allows project to use the ASHRAE Advanced Energy Design Guide for various building types or the Advanced Buildings Core Performance Guide on smaller projects. Regardless of the compliance path pursued, the project must comply with local energy code in order to be granted a building permit.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

Submit LEED EAp2 Form showing compliance with Title 24 minimum energy efficiency requirements.

Recommendations for Enforcement & Verification

Although the calculation methodology can vary within LEED, the LEED Prerequisite "whole building energy simulation" exceeds Title-24 by definition. Therefore, provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, accept LEED EAp2 documentation as equivalent for CALGreen compliance. Review the Title 24 energy report for at least minimal compliance.

If a separate Title 24 report is not already part of the submittal package (i.e. in the case where a project uses ASHRAE instead of T24), on a case-by-case basis consider accepting the ASHRAE model as meeting the CALGreen intent for energy compliance, especially on complicated projects for which additional energy modeling is not cost effective for the design teams.

5.303.2 WATER USE: 20% SAVINGS

Both CALGreen and LEED require a 20% reduction in indoor water use. Each system has a slightly different requirement of applicable fixtures and calculation of fixture use. With minor adjustments to the LEED calculator, LEED documentation meets or exceeds CALGreen requirements.

LEED ≥ CG

Add/Alt: § 5.712.3.2 BSC Guide: 31 LEED: WEp1 [Design]

CALGreen Mandatory Measure Summary:

Reduce overall plumbing fixture use of potable water by 20% for toilets, urinals, lavatories, showerheads, kitchen faucets and wash fountains. Allows a prescriptive method (refer to Table 5.303.2.3) or a performance method (503.2.2). For additions and alterations, this requirement is limited to newly installed fixtures.

LEED Related Credit(s) Summary:

Relates to Water Efficiency Prerequisite 1: Water Use Reduction 20%

Employ strategies that in aggregate use 20% less water than the water use baseline calculation. Must use the performance method (there is no prescriptive method available for LEED). Requirement applies to toilets, urinals, lavatory faucets, and commercial prerinse spray valves (for food service).

Documentation Recommendations for LEED Projects

In order to utilize the LEED Form for CALGreen compliance on indoor water use reduction, the performance method calculation must always be used (there is no prescriptive path for LEED).

The LEED Online Form calculator for water efficiency is slightly different than CALGreen's performance method calculation. CALGreen requires a few plumbing fixtures to be included in the calculations which are not mandatory in the LEED formula (but can be added): showerheads, kitchen faucets, wash fountains. However, the LEED Form calculator for WEp1 includes visitors, residents and full-time equivalents (FTEs), whereas CALGreen only includes occupants based on the occupancy estimates of the California Plumbing Code. Therefore, the LEED calculation is more comprehensive in scope than the CALGreen performance method when equivalent fixtures are included in the calculation.

To simplify documentation on LEED projects and to comply with CALGreen, project teams attempting this LEED credit should:

- Choose the performance path for CALGreen.
- Add showerheads, kitchen faucets and wash fountains in the LEED WEp1 Form when included in projects.
- Submit the LEED WEp1 Form showing at least a 20 percent water reduction for indoor usage.
- Provide all back-up documentation for installed water efficiency technologies (cut-sheets, water saving features on installed measures).

Recommendations for Enforcement & Verification

If a LEED project is seeking to use their water efficiency calculations for CALGreen compliance, they will always use the performance method (not the CALGreen "prescriptive" method). Therefore, the LEED Form calculator for WEp1 can be used in place of the CALGreen calculation <u>if</u>:

- All CALGreen covered plumbing fixtures (including showerheads, kitchen faucets and wash fountains) are included in the LEED Form calculator, and
- The LEED WEp1 Form shows a 20% reduction in water use, and
- Plan check and on-site enforcement verify the correct fixtures and flow rates are installed, and
- The local jurisdiction agrees that this is an acceptable equivalency of compliance,

Note that the LEED WEp1 Form allows for varying the male/female ratio of occupants, which can have a significant impact on water savings estimates. Following the LEED guidance, a 50/50 ratio is recommended unless there is compelling evidence based on the building use that a different ratio should be used.

Sample LEED Form: Water Use Reduction (WEp1)



LEED 2009 for New Construction and Major Renovations

WE PREREQUISITE 1: WATER USE REDUCTION 20% REDUCTION

All fields and uploads are required unless otherwise noted.

THRESHOLD ATTEMPTED

Points Attempted 0

ALL OPTIONS

The Table. Daily Occupancy below is a linked submittal from PI Form 3: Occupant and Usage Data to be used for reference only. PI Form 3 must be completed before values will display in WE Prerequisite 1. These values should inform, but not necessarily parallel, the numbers entered in the Table. Fixture Groups Definition.

Table. Daily Occupancy

FTE	Average Transients (Student/ Visitor)	Average Retail Customers	Residents	Total
70	10	30	0	110

Fixture Groups Introduction:

This table allows for project occupants to be organized in a way that best represents fixture usage patterns in the project. Occupants can be grouped together or separated into sub-groups at the option of the project team. The usage groups defined must be derived from daily occupancy data for the project building. Accordingly, all project occupants, as recorded in the Daily Occupancy tables from PI Form 3: Occupant and Usage Data must be represented in the Table. Fixture Groups Definition below. All residential occupants should be represented separately from non-residential occupants. Refer to the additional guidance document in the Credit Resources section.

Table. Fixture Groups Definition

Group Name	Annual Days of Operation	FTE	Transients (Student / Visitor)	Retail Customers	Residents	% Female	% Male
O/P ADA	252	4	0	20	0	50	50
O NON ADA	252	66	0	0	0	50	50
O ONLY	252	70	0	0	0	50	50

LEED 2009 for New Construction and Major Renovations

Page 1 of 4

Sample LEED Form: Water Use Reduction (WEp1) (Continued)

Add Row Delete Row

Briefly describe the inputs in the Table. Fixture Groups Definition. Explain the methodology used to define each fixture group, as well as the derivation of data in each row. Additionally, provide a detailed explanation if the default gender ratio is not used.

We have 1.28 GPF and dual flush toilets. We have divided the users into 100% of the visitors using the waiting room toilets and 5% of the office workers using the waiting room 1.28 gpf toilets, while 95% of the office workers will use the dual flush 1.6/0.8 gpf units. We have further estimated that 80% of the time, the "low flush" 0.8 gpf will be used in lieu of the 1.6"full flush".

This summary is typically provided to explain any anomalies in the fixture types or assumptions.

Table. Flush Fixture Data

Enter flush fixture data for each fixture group defined in the Table. Fixture Groups Definition.

Select Display Fixture Family Fixture Type Daily Uses 2 Total Daily Uses 2 Base- line Stalled Baseline Case
O/P ADA WC-1 Water Closet HET, Gravity 8 1.6 1.28 4.44 3.5
O NON ADA WC-2 Water Closet HET, Dual Flush 132 1.6 0.96 53.22 31.9
O ONLY UR-1 Urinal Non-Water 70 1 0 17.64
O ONLY UR-1 Urinal Non-Water 70 1 0 17.64
Total calculated flush fixture water dse annual volume baseline case (kGal) 92.94
Total calculated flush fixture water use annual volume, performance case (kGal) 35.48
Percent reduction of water use in flush fixtures (%) 66 people: Make sure the installe
Add Row Delete Row 33 female x 3 = 99 33 males x 1 = 33 1 Define a reference name or descriptor that can be used to identify each fixture family/type. Graph People. 33 female x 3 = 99 33 males x 1 = 33 In the field.

² May be modified for special circumstances. Provide a narrative and upload daily use calculations to justify modifications. Refer to the additional guidance document in the Credit Resources section.

Table. Flow Fixture Data

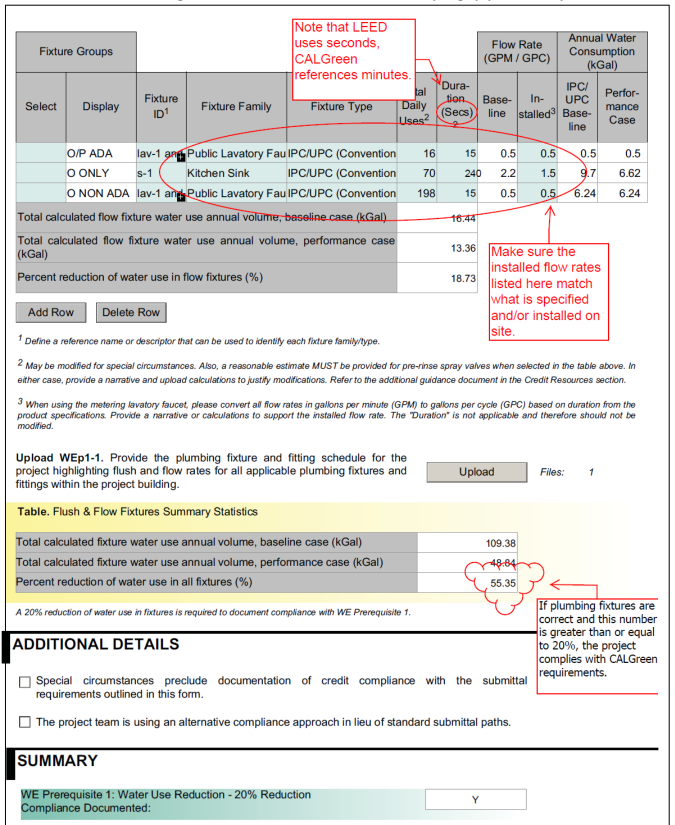
Enter flow fixture data for each fixture group defined in the Table. Fixture Groups Definition.

EED 2009 for New Construction and Major Renovations

Page 2 of 4

³ To account for dual-flush fixtures, enter a weighted average flush rate.

Sample LEED Form: Water Use Reduction (WEp1) (Continued)



5.303.2.1 MULTIPLE SHOWERHEADS SERVING ONE SHOWER

Though rarely found on commercial projects seeking LEED, should any showers include multiple showerheads, those fixtures must meet the CALGreen requirements.

LEED ≤ CG

Add/Alt: § 5.712.3.3 BSC Guide: 33 LEED: WEp1 [Design]

CALGreen Mandatory Measure Summary:

Multiple showerheads controlled by a single valve shall equal the maximum flow rate at 20% reduction of a single showerhead. For additions and alterations, this requirement is limited to newly installed fixtures.

LEED Related Credit(s) Summary:

Relates to Water Efficiency Prerequisite 1: Water Use Reduction 20%

Employ strategies that in aggregate use 20% less water than the water use baseline calculation. Must use the performance method (there is no prescriptive method available for LEED). This measure includes toilets, urinals, lavatory faucets, and commercial prerinse spray valves (for food service).

Documentation Recommendations for LEED Projects

See the previous section for a description of how to document water efficiency compliance with CALGreen via LEED submittals.

To meet the requirement for multiple showerheads serving one shower, make sure that fixtures for showerheads meet the criteria for CALGreen (maximum flow rate of 2.5 gallons per minute per shower). Include showerheads in the LEED WEp1 Form calculator as submitted for verification.

Recommendations for Enforcement & Verification

The LEED Form calculator for WEp1 is possible to be used for verifying showerhead efficiencies if all showers systems are compliant with CALGreen maximum flow rates (and provided this is an acceptable compliance alternative to the local jurisdiction). In addition, a plan check and/or field inspection of said shower systems, if installed, is recommended.

5.303.4 WASTEWATER REDUCTION

The LEED threshold reduction (50%) is much more stringent than CALGreen (20%). Therefore if a project obtains this credit in LEED it meets the CALGreen requirements.

LEED ≥ **CG**Add/Alt: N/A

BSC Guide: 34

LEED: WEc2 [Design]

CALGreen Mandatory Measure Summary:

Reduce generation of wastewater by 20% through installation of water-conserving fixtures meeting the criteria established in 5.303.2 or utilizing non-potable water systems.

LEED Related Credit(s) Summary:

Relates to optional credit Water Efficiency Credit 2: Innovative Wastewater Technologies Reduce potable water use for building sewage conveyance by 50% using:

- Efficient fixtures (toilets & urinals); or
- Flush with non-potable water; or
- Onsite wastewater treatment to tertiary standards.

Documentation Recommendations for LEED Projects

The LEED WEc2 Form calculator for wastewater reduction is different than CALGreen's water efficiency calculation because the LEED calculator is more stringent. LEED requires higher percentages of wastewater reduction (50%) to earn the credit. Furthermore, LEED does not allow graywater to be used in calculating the wastewater reduction percentage unless graywater is used to flush toilets or urinals. CALGreen, however, requires only a 20% reduction in wastewater overall, and allows several options to meet the requirement including using graywater for landscape irrigation.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Choose the performance path for CALGreen.
- Submit the LEED WEc2 Form showing at least a 50 percent wastewater reduction (in order to meet the LEED credit requirements).
- Provide cut-sheets showing consumption rates and model for technology installed.
- Provide information related to availability of any non-potable water sources and schematics supporting the design and installation of wastewater treatment, reduction, and recycling systems employed on site.

Recommendations for Enforcement & Verification

The LEED standards for WEc2 are difficult to meet and are therefore rarely achieved on LEED projects. Because the LEED threshold is higher than CALGreen (50% wastewater reduction as compared to 20%) and since the criteria in LEED for wastewater offsets are more stringent than CALGreen, the LEED standard is always more stringent than CALGreen when the credit is achieved. Therefore, provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, LEED documentation can be used to satisfy the CALGreen requirements.

Sample LEED Form: Innovative Wastewater Technologies (WEc2)



LEED 2009 for New Construction and Major Renovations

WE CREDIT 2: INNOVATIVE WASTEWATER TECHNOLOGIES

All fields and uploads are required unless otherwise noted.

Data is derived from prerequisite

performance path option

The baseline for WE Credit 2 is derived from the flush fixture water usage data provided in the WE Prerequisite 1: Water Use Reduction - 20% Reduction. The WE Prerequisite 1 form must be completed before compliance with WE Credit 2 can be documented. The following summary table is a linked submittal.

Table. Flush Fixture Summary

Total calculated flush fixture water use annual volume, baseline case (kGal)

Total calculated flush fixture water use annual volume, performance case (kGal)

Percent reduction of water use in flush fixtures (%)

38

Select one of the following:

- Option 1: In the project building, potable water use for building sewage conveyance is reduced by at least 50% through the use of high-efficiency flush fixtures (water closets, urinals) and/or non-potable water (captured rainwater, recycled greywater, and on-site or municipally treated wastewater).
- Option 2: In the project building, at least 50% of wastewater is treated onsite to tertiary standards. Treated water is infiltrated or used on-site.

OPTION 1

The project building uses non-potable water for sewage conveyance, in addition to or in lieu of using high-efficiency flush fixtures, in the following annual quantities. (Optional) Captured rainwater: 28.9 kGal All strategies are eligible for CALGreen, except "On-Site Recycled greywater: 41.2 kGal Treated Wastewater" On-site treated wastewater: 0 kGal Municipally treated wastewater kGal Other: kGal Upload WEc2-1. Provide plumbing drawings and calculations that illustrate Upload Files:

LEED 2009 for New Construction and Major Renovations

nonpotable water systems supporting the quantities entered.

Page 1 of 2

Sample LEED Form: Innovative Wastewater Technologies (WEc2) (Continued)

Table. Potable Water Reduction Summary		For CALGreen, only 20%
Annual volume of nonpotable water used for sewage conveyance (kGal)	70.1	reduction is needed
Percent reduction of potable water use for sewage conveyance (%)	101.46	
A 50% reduction of potable water use for sewage conveyance is required to document compliance with V		
ADDITIONAL DETAILS		
Special circumstances preclude documentation of credit compliance requirements outlined in this form.	with the submittal	
☐ The project team is using an alternative compliance approach in lieu of standard	I submittal paths.	
SUMMARY		
WE Credit 2: Innovative Wastewater Technologies Points Documented:	2	
WE Credit 2: Innovative Wastewater Technologies Exemplary Performance Documented:	Υ	
☐ The project team reserves one point in the Innovation in Design credit cated performance in WEc2.	egory for exemplary	

5.304.1 OUTDOOR WATER USE: WATER BUDGET

LEED requires deeper water conservation than CALGreen, except where local ordinances may be more stringent. CALGreen also requires an audit report to be filed from a certified landscape irrigation auditor.

LEED ≥ **CG**

Add/Alt: § 5.712.4.1 BSC Guide: 36-38 LEED: Wec1 [Design]

CALGreen Mandatory Measure Summary:

Water consumption in landscape irrigation must meet local water efficient landscape ordinance or CA Model Water Efficient Landscape Ordinance (WELO or MLO). Requires at least a 30% reduction in ET_O times landscape area.

LEED Related Credit(s) Summary:

Relates to optional credit Water Efficiency Credit 1: Water Efficient Landscaping
At least 50% reduction compared to average water use for irrigation using a midsummer baseline.

Documentation Recommendations for LEED Projects

LEED is more stringent than WELO/MLO and most local ordinances as it requires a 50% irrigation water reduction. However, WELO/MLO outlines more detailed guidance on implementation and requires an audit to be conducted by a certified landscape irrigation auditor. If a local requirement exists, check to ensure that LEED compliance will meet the CALGreen requirements.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide LEED WEc1 Form showing baseline and design case with a minimum of 50% reduction.
- Provide an audit report from a certified landscape irrigation auditor.
- If applicable, provide documentation that illustrates non-potable water systems and their reduction quantities.

Recommendations for Enforcement & Verification

Unless a local ordinance is more stringent than LEED, assume that achieving the LEED WEc1 credit will meet the CALGreen requirements as long as a report from a certified landscape irrigation auditor is included. Provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, accept the LEED WEc1 calculation Form in lieu of additional CALGreen calculations.



Alameda County Tip

The Bay-Friendly Landscaping program is required on some projects in Alameda County. Check with your local jurisdiction for program specifics.

The Bay-Friendly Landscaping program maintains a website with helpful information regarding Bay-Friendly's overlap with MLO/WELO, LEED, and other local resources.

www.Bay-Friendly.org

5.304.3 IRRIGATION DESIGN

The LEED calculations for irrigation water use do not require controllers, but projects that seek the LEED credit and install a CALGreen compliant controller can meet the CALGreen requirement.

LEED ≤ CG

Add/Alt: § 5.712.4.3 BSC Guide: 40 LEED: WEc1 [Design]

CALGreen Mandatory Measure Summary:

For new non-residential construction sites with between 1,000 and 2,500 square feet of landscaped area, provide weather- or soil moisture-based controllers that automatically adjust in response to plants' needs as weather conditions change.

Note: for sites with over 2,500 square feet of landscape area, the Model Water Efficient Landscape Ordinance (WELO, aka MLO) applies. WELO requires that irrigation controllers utilize either evapotranspiration or soil moisture sensor data. Additionally, some local jurisdictions may have adopted more stringent ordinances, including Bay-Friendly Landscaping ordinances.

Exception: New irrigation controllers are not required when existing irrigation controllers have sufficient capacity to serve the new landscaped area.

LEED Related Credit(s) Summary:

Relates to optional credit Water Efficiency Credit 1: Water Efficient Landscaping

<u>WEc1.1:</u> 50% reduction compared to average water use for irrigation using a midsummer baseline. An irrigation controller is not required but can be included and calculated.

<u>WEc1.2:</u> No potable water use or irrigation. An irrigation controller is not required but can be included and calculated (if a permanent irrigation system is installed). This LEED credit requires any non-permanent irrigation system—such as in xeriscaped landscapes—to only be in place for 1 year.

Documentation Recommendations for LEED Projects

Before seeking this credit, check local ordinances for standards more stringent than CALGreen or LEED.

The LEED WEc1.1 Form takes into consideration the integration of controller efficiency. To simplify documentation on LEED projects and to comply with CALGreen, project teams attempting this LEED credit should:

- Submit the WEc1 Form.
- Ensure utilization of weather based controller.
- Provide description of controller type installed.
- For weather based controls, provide description of integral sensor or separate sensor installed (as per CALGreen).

For project sites attempting WEc1.2 (no potable water use), a permanent irrigation system may not be included in the project scope. In that case, to simplify documentation on LEED projects and to comply with CALGreen, project teams attempting this LEED credit should:

- Submit the WEc1 Form showing no potable water use using Option 1 or 2.
- Provide a narrative as to why no irrigation system is being installed.
- Ask for a waiver from this requirement.

Recommendations for Enforcement & Verification

If LEED documentation includes a CALGreen compliant irrigation controller, then accept WEc1 Form(s) and associated documentation as meeting the CALGreen requirement.

Note: for sites that achieve 100% water reduction and thus do not need permanent irrigation:

For WEc1.2 Option 1 & 2, provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, consider waiving this requirement and accept any controller used for temporary landscape irrigation system since the controller only serves to function for plant establishment (1-year).

5.408.1-3 CONSTRUCTION & DEMOLITION (C&D) WASTE MANAGEMENT

Local recycling requirements are often more stringent than both CALGreen and LEED. LEED documentation is equivalent to CALGreen when an acceptable Waste Management Plan (WMP) is submitted along with the LEED Form.

CALGreen Mandatory Measures Summary:

<u>5.408.1:</u> Recycle and/or salvage for reuse a minimum of 50% of non-hazardous construction and demolition (C&D) debris, or meet a local C&D waste management ordinance, whichever is more stringent. Exclude excavated soil and land clearing debris from calculations.

<u>5.408.1 .1:</u> Develop a Construction Waste Management Plan (WMP) or meet local ordinance, whichever is more stringent.

<u>5.408.1.2:</u> Utilize a waste management company that can provide verifiable documentation regarding the percentage of construction waste material diverted from the landfill.

<u>5.408.1.3</u>: For new construction projects only, if the combined weight of construction-related disposal does not exceed 2 lbs/s.f. of building area, the enforcing agency can approve as compliant.

<u>5.408.3:</u> 100% of trees, stumps, rocks and associated vegetation and soils resulting primarily from land clearing (unless contaminated by disease or pest infestation) shall be reused or recycled.

LEED Related Credit(s) Summary:

Relates to Materials and Resources Credit 2: Construction Waste Management

Develop and implement a C&D WMP that covers construction, deconstruction and demolition. Divert at least 50% of C&D debris, excluding excavated soil and land clearing debris (such as soil, vegetation and rocks).

Documentation Recommendations for LEED Projects

Although the back-up documentation for CALGreen or LEED will be the same, unlike some other LEED credits, the LEED Form itself may not be suitable for meeting CALGreen documentation requirements. This is because the LEED Form is a summary of a project's C&D WMP and is not necessarily in a suitable format for CALGreen or local ordinance compliance. Therefore, to document compliance with CALGreen on LEED projects, utilize an acceptable C&D WMP report format. The C&D WMP will be used to fill out the LEED Form in most cases and serve as back-up documentation.

Tips to comply with CALGreen and simplify documentation on LEED projects:

- Separate and recycle 100% of trees, stumps, rocks, soils, and vegetation from the jobsite.
- Obtain and use the local jurisdiction's C&D WMP forms. If none exist, utilize the sample form found on StopWaste.Org's
 website or the Building Standard Commission's <u>Guide</u>, so long as it is acceptable to the enforcement agency.
- Use the results of this C&D WMP for inputting into the LEED MRc2 Form showing a minimum of 50% waste recycling (or other local requirement if more stringent).
- Keep records of all material types, quantities and diversion efforts.
- If materials are sent to mixed materials recycling centers, apply average recycling rates to the total amount of materials sent to the facility during the time of construction/demolition. Utilize third-party audited recycling rates if available. See the next page for a list of Alameda County mixed material recycling facilities and average recycling rates. Use the recycling percentages that include Alternative Daily Cover (ADC) unless local jurisdictions do not consider ADC as diversion.

Recommendations for Enforcement & Verification

Review the LEED Form (if submitted) for overall recycling percentage. Request and review the C&D WMP to ensure that 100% of trees, stumps, rocks, soils, and vegetation (and other local requirements) are accounted appropriately in these calculations. Double-check facility recycling rates for any loads sent to mixed-material recycling centers.

LEED = CG

Add/Alt: § 5.713.8.1 NR Guide p. 43-45 LEED: MRc2 [Constr.]

Alameda County Tips

Many Alameda County jurisdictions require the recycling of 100% of inert materials (concrete, dirt, asphalt, etc.) and at least 50% of the remaining waste.

eC&D WMP

Web-based tools are available for creating electronic Waste Management Plans, permit filing, and summary reports. Check with your building department for details.

To see a list of Alameda County diversion requirements and an overview of eC&D WMPs, visit www.stopwaste.org/c&d.

Diversion/Recycling Rates for Local Mixed C&D Processing Facilities Found online at http://www.stopwaste.org/docs/all facilities 10.pdf

31% 33.0% ADC % StopWaste. Org does not endorse the use of any one facility over another. Diversion rate information is provided by the processing facilities and is not third party verified. StopWaste. Org conducted site tours of each facility to noted) relating to the processing of mixed C&Dmaterials, not on source separated C&D materials (which may also be accepted and/or processed at the facility at a different recycling rate). StopWaste. Org selected facilities DIVERSION / RECYCLING RATES FOR LOCAL MIXED C&D PROCESSING FACILITIES - Updated March 2012 ensure that equipment and procedures were in place to process materials as identified in their diversion reporting and documentation. Diversion/Recycling rates are based on a one year reporting period (unless otherwise 35.0% 4.0% 0.0% 1.0% 67.0% 18.0% Beneficial %61 33% w/out BR 28% %02 85% 42% 40% 64% 72% 72% %86 %99 Benficial based on requests from Alameda County city representatives who identified facilities as processing C&D materials from Alameda County projects. 64% 72% 34% 61% 85% %06 37% 45% %06 Diversion 85% %06 75% %89 72% 67% 82% including 9 17,916 10,466 3,548 1,755 2,079 7.481 105 20 6,542 3.261 3,253 1,669 5,081 43 066 2.332 NOT OPEN TO THE GENERAL PUBLIC, FACILITIES OPEN FOR ACCOUNT HOLDERS ONLY 3,043 3.261 4.402 132 25 Mulch Other Beneficial 12,020 8 875 380 170 7,254 10.586 120 28 7.167 1,470 3 12,606 361 2.906 ADC. 261 3,794 19 3.168 15,243 1,034 1,152 1,055 3,543 503 15,585 Fotal Tons 23,873 255 4,602 58,342 18,062 23.092 4,890 4,678 8.760 59,268 PUBLIC FACILITIES OPEN TO THE GENERAL from 2 mixed C&D sorts, performed at Davis St) COMMERCIAL WASTE AND RECYCLING SRDC RECYCLING/FERMA (includes only **SREENWASTE MATERIAL RECOVERY** DAVIS STREET TRANSFER STATION NEWBY ISLAND SANITARY LANDFILI STOPWASTEORG RECOLOGY - SF RECYCLING IMRF ZANKER MATERIALS PROCESSING PLEASANTON GARBAGE SERVICE FACILITY (Data for 3 month period) BERKELEY TRANSFER STATION PREMIER RECYCLING COMPANY ASCO ROAD LANDFILL *IRANSFER STATION*

5.410.1 RECYCLING BY OCCUPANTS

CALGreen and LEED have identical requirements. Therefore, LEED documentation will fulfill CALGreen requirements.

LEED = CG

Add/Alt: § 5.713.10.1 BSC Guide p. 46 LEED: MRp1 [Design]

CALGreen Mandatory Measures Summary:

Provide readily accessible areas that serve the entire building and are identified for the depositing, storage, and collection of nonhazardous materials for recycling, including (at a minimum) paper, corrugated cardboard, glass, plastics and metals. Refer to local requirements for size and/or placement of recycling areas (if any such requirements exist). Additions or alterations resulting in an increase of 30% or more in floor area where conditions permit must also comply, if facilities are not provided on the existing site.

LEED Related Credit(s) Summary:

Relates to Material and Resources Prerequisite 1: Storage Collection of Recyclables

Provide areas for the depositing, storage, and collection of non-hazardous materials for recycling. Materials must include at a minimum paper, corrugated cardboard, glass, plastic, and metals.

Documentation Recommendations for LEED Projects

CALGreen and LEED have identical requirements for mandatory recycling collection. If local requirements are more stringent than CALGreen or LEED, then both CALGreen and LEED must meet or exceed those local requirements. Therefore, LEED documentation will fulfill CALGreen requirements.

In California, new buildings have been required to provide adequate space for recycling since 1993 when a recycling ordinance was required by law in every jurisdiction (the CALGreen referenced state model ordinance of 1993 is found online at:

www.calrecycle.ca.gov/LGCentral/Library/LocalDocs/Policy.htm). Some jurisdictions have amended the state law and have stricter

recycling requirements, which may include minimum recycling area size, bin location guidelines, or differing collection material types. Check local requirements for specific requirements.

Neither LEED nor CALGreen stipulate the size of adequate recycling areas for buildings. The LEED $\,$

Reference Guide lists guidelines for minimum recycling area in office buildings, duplicated from the City of Seattle's recycling ordinance (shown at right).

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Comply with local ordinance if more stringent. Otherwise, comply with the CALGreen/LEED list of recycling materials necessary for collection.
- Show readily accessible recycling areas on the plans (site and/or floor plans) and indicate signage.
- Submit the LEED-Online MRp1 Form and site plan or photos showing the location of storage area and materials included.

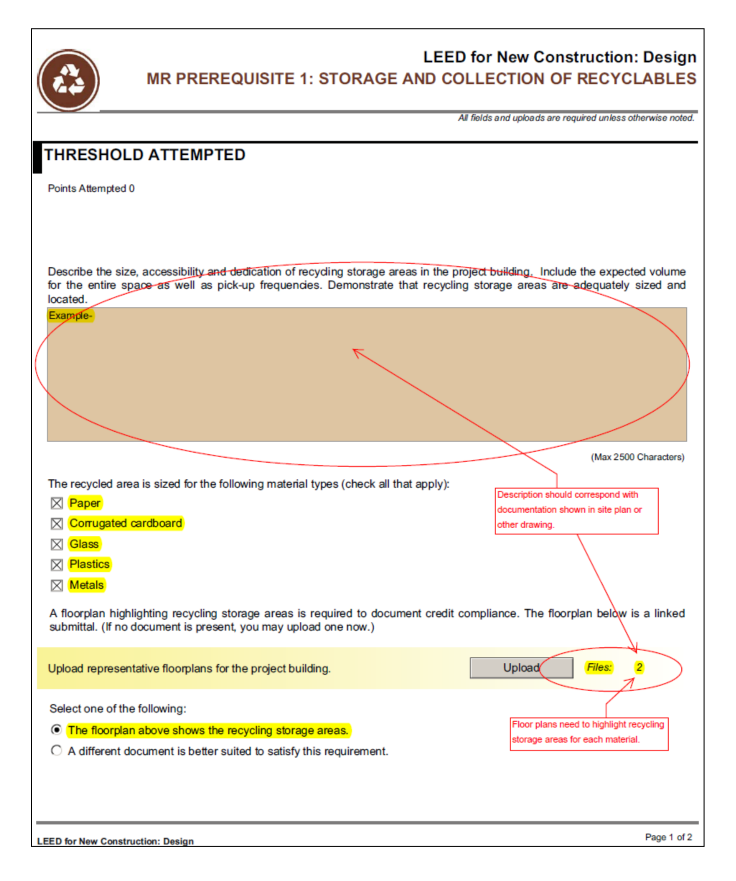
Recommendations for Enforcement & Verification

Provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, accept LEED submittals to meet this CALGreen requirement.

If the recycling area(s) on the plans seem inadequate, or if no local requirements or guidelines exist, use the size ranges found in the LEED Reference Guide as a proxy for adequate recycling areas.

LEED Reference Guide 2009	
Recycling Area G	Guidelines
	Minimum
Commercial Building	
(sf)	(sf)
0 to 5,000	82
5,001 to 15,000	125
15,001 to 50,000	175
50,001 to 100,000	225
100,001 to 200,000	275
200.001 or greater	500

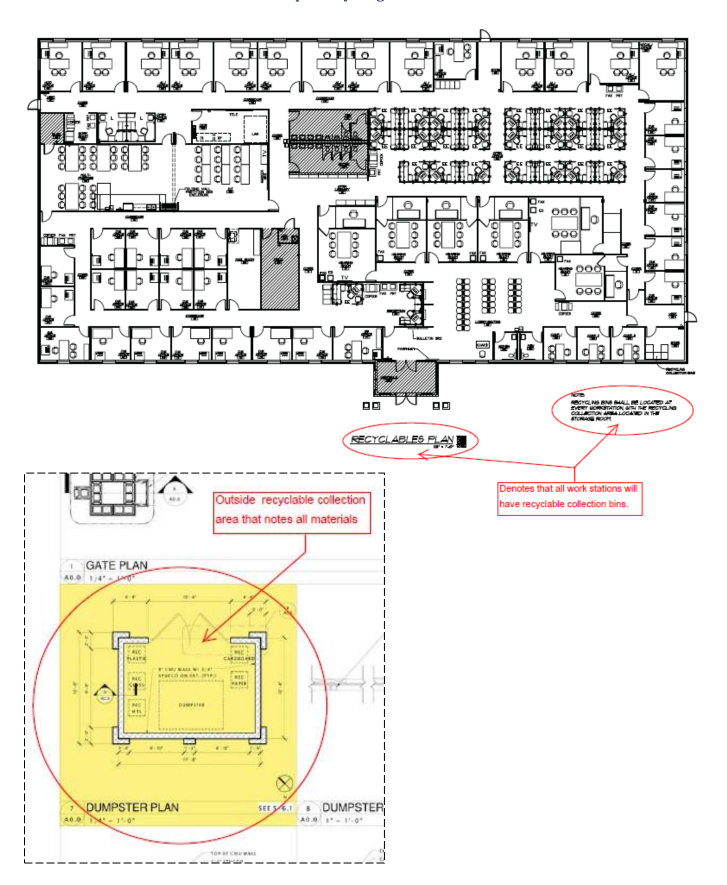
Sample LEED Form: Storage & Collection of Recyclables (MRp1)



Sample LEED Form: Storage & Collection of Recyclables (MRp1) (Continued)

Pelect one of the following:(Optional) The siteplan above highlights the recycling storage areas. A different document is better suited to satisfy this requirement. DDITIONAL DETAILS Special circumstances predude documentation of credit compliance with the submittal requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	The site plan below is a linked submittal. (If no document is present, yo	e floor plan can assist to document credit compliance ou may upload one now.)(Optional)
The siteplan above highlights the recycling storage areas. A different document is better suited to satisfy this requirement. DDITIONAL DETAILS Special circumstances predude documentation of credit compliance with the submittal requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	Upload the site plan for the LEED building.(Optional)	Upload Files: 0
The siteplan above highlights the recycling storage areas. A different document is better suited to satisfy this requirement. DDITIONAL DETAILS Special circumstances predude documentation of credit compliance with the submittal requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	Select one of the following:(Optional)	
DDITIONAL DETAILS Special circumstances predude documentation of credit compliance with the submittal requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	 The siteplan above highlights the recycling storage areas. 	
Special circumstances predude documentation of credit compliance with the submittal requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	A different document is better suited to satisfy this requirement.	
requirements outlined in this form. The project team is using an alternative compliance approach in lieu of standard submittal paths and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance	ADDITIONAL DETAILS	
and/or documentation. UMMARY R Prerequisite 1: Storage and Collection of Recyclables Compliance		compliance with the submittal
R Prerequisite 1: Storage and Collection of Recyclables Compliance		lieu of standard submittal paths
	SUMMARY	
ocumented:	MR Prerequisite 1: Storage and Collection of Recyclables Compliance	Y
	Documented:	
D for New Construction: Design		

Sample Recycling Collection Plans



5.410.2 COMMISSIONING

LEED has more stringent requirements as to who can perform commissioning tasks on large projects (>50,000sf). However, a LEED project will need to add a few aspects of commissioning that are required in CALGreen (but are optional in LEED) in order for documentation to be equivalent.

LEED = CG

Add/Alt: N/A BSC Guide: -47 - 66 LEED: EAp1 & EAc3 [Constr.]

CALGreen Mandatory Measure Summary:

For new buildings 10,000 square feet and over, building commissioning (Cx) is required. For additions and alterations testing and adjusting of new systems is required. Dry storage warehouses of any size are exempt.

LEED Related Credit(s) Summary:

Relates to Energy and Atmosphere Prerequisite 1: Fundamental Commissioning Verify that the project's energy-related systems are installed, calibrated, and performing according to the owner's project requirements, basis of design, and construction documents. Commissioning agent must be independent of design team on projects >50,000sf.

Relates to Energy and Atmosphere Credit 3: Enhanced Commissioning Conduct design peer reviews of owner's project requirements, basis of design, and design documents prior to 50% Construction Documents; review contractor's submittals, develop a systems manual, verify that training of operating personnel and building occupants are completed; and pre-warranty systems review.

Documentation Recommendations for LEED Projects

Both CALGreen and LEED require commissioning of all energy-related systems. CALGreen also requires three additional requirements beyond LEED minimums: 1) a systems manual, 2) commissioning of irrigation systems, and 3) training on systems being commissioned. So long as these three requirements are included in the LEED project commissioning scope of work, CALGreen requirements have been met. Additionally, LEED specifies that the Commissioning Agent (CxA) be well qualified, and, for larger LEED projects, the C_xA must be independent of the design team. CALGreen has more relaxed requirements for qualified commissioning agents and does not require independence on large projects.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- For projects that only pursue LEED Fundamental Commissioning (EAp1):
 - Ensure that all energy-related systems plus water irrigation and water reuse systems are included in the commissioning scope
 - Include scopes of work for a systems manual and developing a systems training plan in accordance with CALGreen requirements.
- For projects that pursue the LEED prerequisite plus Enhanced Commissioning (EAp1 + EAc3):
 - The systems manual and training aspects of CALGreen commissioning will have been met. Ensure that irrigation and water reuse systems are included in and systems training completed as part of the commissioning activities.

Recommendations for Enforcement & Verification

Provided the local jurisdiction agrees that this is an acceptable equivalency of compliance, commissioning for LEED projects with the modifications noted above are equivalent to CALGreen. Accept LEED documentation as fulfilling CALGreen.

A note on commissioning activities post construction:

For projects that pursue the optional Enhanced Commissioning credit in LEED, some commissioning will take place after building permits and even certificates of occupancy are typically issued, such as systems training. LEED has a process framework for guaranteeing this work is completed that can be relied upon by enforcement agencies seeking to verify CALGreen commissioning. Further, LEED certified projects will not be certified until after commissioning is proven to have taken place, adding another level of assurance for LEED projects.

CALGreen Commissioning vs. Industry Standard Practice & LEED

(Copied from the Introductory Section)

CALGreen Reference No.	CALGreen Non-Residential Commissioning (Cx) Requirements	Industry Standard Practice	CALGreen Non- Residential Additions/ Alterations (AA)	CALGreen Non-Res. New Constr. (NB)	Req. in LEED (EAp1)	Achieved via Optional LEED Credit (EAc3)
5.410.2	Commissioning	-	-		√ *	✓
5.410.2.1	Owner's Project Requirements (OPR)	-	-		✓	✓
5.410.2.2	Basis of Design (BOD)	-	-	Required for	√ *	✓
5.410.2.3	Commissioning plan	-	-	all buildings greater than	✓	✓
5.410.2.4	Functional performance testing (FPT)	-	-	10,000sf	✓	✓
5.410.2.5	Documentation & training	-	-		**	✓
5.410.2.6	Commissioning report	-	-		✓	✓
N/A	Post-construction commissioning requirements	-	-	-	-	✓
5.410.4.2	Testing and adjusting - Systems	✓		Required for all buildings less than 10,000s.f.	LEED requires commissioning of all buildings undergoing certification, therefore these measures are achieved	
5.410.4.3	Testing and adjusting - Procedures	✓	Required for all			
5.410.4.3.1	HVAC balancing	✓	additions/alterations as defined on page			
5.410.4.4	Testing, Adjusting & Balancing Reporting	✓	vii.			
5.410.4.5	Operation and maintenance manual	✓				

^{*}This criteria is met if LEED projects opt to commission irrigation systems and water reuse systems (which are optional in LEED but required in CALGreen).

For further information on commissioning in CALGreen, see the Building Standard Commissions' CALGreen webpage for sample commissioning documents, forms and templates. www.bsc.ca.gov.

Sample documents can be found at the Building Standards Commission website: www.documents.dgs.ca.gov/bsc/CALGreen/FTP-SAMPLE-TEMPLATE.pdf and the California Commissioning Collaborative website: www.cacx.org.

^{**} Systems manuals and systems training are optional in fundamental LEED commissioning but are required in the optional LEED Enhanced Commissioning Credit

5.410.4 TESTING AND ADJUSTING

Since LEED Commissioning requirements are more restrictive than CALGreen's Testing and Adjusting measure, as long as the irrigation system is tested and adjusted as CALGreen requires, consider LEED projects compliant under CALGreen.

LEED ≥ CG

Add/Alt: § 5.713.10.4 BSC Guide: 65-66 LEED: EAp1 & EAc3 [Constr.]

CALGreen Mandatory Measure Summary:

Testing and adjusting of systems shall be required for buildings less than 10,000 square feet and in additions and alteration projects where a new system is installed or an existing one upgraded to serve a new or renovated space.

LEED Related Credit(s) Summary:

Relates to Energy and Atmosphere Prerequisite 1: Fundamental Commissioning

Verify that the project's energy-related systems are installed, calibrated, and perform according to the owner's project requirements, basis of design, and construction documents. Commissioning agent must be independent of design team.

Documentation Recommendations for LEED Projects

LEED requires commissioning of all energy-related systems in all projects regardless of size, therefore is more stringent than CALGreen's testing and adjusting measure requirements with the exception of irrigation systems.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- For projects that pursue LEED Fundamental Commissioning (EAp1) and/or the Enhanced Commissioning (EAc3):
 - Ensure that all energy-related systems plus water irrigation and water reuse systems are included in the commissioning scope.

Recommendations for Enforcement & Verification

- Accept all LEED EAp1 and EAc3 documentation as equivalent for CALGreen compliance.
- Ensure that landscape irrigation systems are included in the commissioning scope.

5.504.1.3 TEMPORARY VENTILATION

Where a LEED project achieves this credit, accept the LEED documentation as equivalent since those projects will have addressed temporary ventilation during construction through use of filters with Minimum Efficiency Reporting Value (MERV) 8 on all permanently installed HVAC system return air grilles.

LEED ≥ CG

BSC Guide: 68 LEED: IEQc3.1 [Constr

CALGreen Mandatory Measure Summary:

During construction, the permanent HVAC system shall only be used to condition the building within the required temperature range for material and equipment installation. If used, return air filters must be have a Minimum Efficiency Reporting Value (MERV) of 8, based on ASHRAE 52.2 1999, or an average efficiency of 30% based on ASHRAE 52.1 1992, and they must be replaces immediately prior to occupancy.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 3.1: Construction Indoor Air Quality Management Plan- During Construction

If permanently installed air handlers are used during construction, filtration media with a Minimum Efficiency Reporting Value (MERV) of 8 must be used at each return air grille, as determined by ASHRAE 52.2 1999, and must be immediately replaced prior to occupancy.

Documentation Recommendations for LEED Projects

Formally included in voluntary elective measure A5.504.1.1, Item 3, CALGreen incorporated this as a mandatory measure to correspond with measure 5.504.3. Temporary ventilation HVAC use with MERV 8 return air grille filters is included in LEED's multiple requirements; therefore LEED's requirements are more stringent for projects where this measure is pursued.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide IEQc3.1 Construction Indoor Air Quality Management Plan
- Provide the HVAC schedule identifying filters MERV values and filter cutsheets.

Recommendations for Enforcement & Verification

- Review documentation for compliant efforts and ensure they correspond with dates of construction activity.
- Accept all LEED EAc3.1 documentation as equivalent for CALGreen compliance

5.504.3 COVERING DUCT OPENINGS & PROTECTION OF MECHANICAL EQUIPMENT DURING CONSTRUCTION

LEED ≥ CG

BSC Guide: 69

Where a LEED project achieves this credit, accept the LEED documentation as equivalent since those projects will have addressed mechanical equipment in addition to pathway interruption, source control, material scheduling and housekeeping practices during construction.

CALGreen Mandatory Measure Summary:

At the time of rough installation and when equipment is being stored on the construction site until final startup of the heating and cooling equipment, all duct and other related air distribution component openings shall be covered with tape, plastic, sheet metal or other methods acceptable to the enforcing agency to reduce the amount of dust, water and other debris which may collect in the system.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 3.1: Construction Indoor Air Quality Management Plan- During Construction

Protect materials from moisture damage and protect return air grills. Meet Sheet Metal and Air Conditioning Contractors National Association (SMACNA) guidelines for Occupied Buildings Under Construction. The referenced SMACNA standards addresses control measures for HVAC Protection, Source Control, Pathway Interruption, Housekeeping and Scheduling.

Documentation Recommendations for LEED Projects

CALGreen's requirement is limited to protection of ducts and air distribution equipment, which is included in LEED's multiple requirements; therefore LEED's requirements are more stringent for projects where this measure is pursued.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide IEQc3.1 Construction Indoor Air Quality Management Plan
- Provide photos with date stamps, narrative, or report describing efforts made to safeguard mechanical equipment and duct openings throughout construction process

Recommendations for Enforcement & Verification

- Review documentation for compliant efforts and ensure they correspond with dates of construction activity.
- Accept all LEED EAc3.1 documentation as equivalent for CALGreen compliance

5.504.4.1 FINISHED MATERIAL POLLUTANT CONTROL: ADHESIVES, SEALANTS, AND CAULKS

LEED = CG

Add/Alt: § 5.714.4.4.1 BSC Guide: 70-71 LEED: IEQc4.1 [Constr.]

While the reference standards differ, the actual product requirements are nearly identical between LEED and CALGreen and should be assumed equal.

CALGreen Mandatory Measure Summary:

Comply with VOC limits in SCAQMD Rule 1168 VOC limits and California Code of Regulations Title 17 for aerosol adhesives.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 4.1: Low-Emitting Materials: Adhesives and Sealants
Adhesives and Sealants must meet SCAQMD Rule 1168 VOC limits and aerosol adhesives must meet Green Seal standard GS-36.

Documentation Recommendations for LEED Projects

The requirements of CALGreen and LEED are nearly identical for all products covered by this measure. There is one case where CALGreen is more stringent: special purpose aerosol "Polyolefin and Laminate Repair /Edgebanding Adhesive."

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Ensure that, if used, "Polyolefin and Laminate Repair/Edgebanding Adhesives" are within the CALGreen VOC limit.
- Submit IEQc4.1 Form listing all adhesives, sealants, and caulks.
- Provide cutsheets noting product VOC levels.

Recommendations for Enforcement & Verification

- Verify that any "Polyolefin and Laminate Repair/Edgebanding Adhesives" are within the CALGreen VOC limit.
- Accept all LEED IEQc4.1 documentation as equivalent for CALGreen compliance so long as VOC limits are within allowable ranges.

Low-Emitting (VOC) Material Limits & Standards for CALGreen 2010

Finished Material- Adhesives and Sealants

Classification of Material	VOC Limit [g/L less water]	Applicable Standard
Adhesives		•
Indoor Carpet Adhesives	50	SCAQMD Rule #1168
Carpet Pad Adhesives	50	SCAQMD Rule #1168
Outdoor Carpet Adhesives	150	SCAQMD Rule #1168
Wood Flooring Adhesive	100	SCAQMD Rule #1168
Rubber Floor Adhesives	60	SCAQMD Rule #1168
Subfloor Adhesives	50	SCAQMD Rule #1168
Ceramic Tile Adhesives	65	SCAQMD Rule #1168
VCT & Asphalt Tile Adhesives	50	SCAQMD Rule #1168
Drywall and Panel Adhesives	50	SCAQMD Rule #1168
Cove Base Adhesives	50	SCAQMD Rule #1168
Multipurpose Construction Adhesives	70	SCAQMD Rule #1168
Structural Glazing Adhesives	100	SCAQMD Rule #1168
Single-Ply Adhesives	250	SCAQMD Rule #1168
Other Adhesives Not Listed	50	SCAQMD Rule #1168
Specialty Applications	-	
PVC Welding	510	SCAQMD Rule #1168
CPVC Welding	490	SCAQMD Rule #1168
ABS Welding	325	SCAQMD Rule #1168
Plastic Cement Welding	250	SCAQMD Rule #1168
Adhesive Primer for Plastic	550	SCAQMD Rule #1168
Contact Adhesive	80	SCAQMD Rule #1168
Special Purpose Contact Adhesive	250	SCAQMD Rule #1168
Structural Wood Member Adhesive	140	SCAQMD Rule #1168
Top & Trim Adhesive	250	SCAQMD Rule #1168
Substrate Specific Applications	'	
Metal to Metal	30	SCAQMD Rule #1168
Plastic Foams	50	SCAQMD Rule #1168
Porous Material	50	SCAQMD Rule #1168
Wood	30	SCAQMD Rule #1168
Fiberglass	80	SCAQMD Rule #1168
Sealants & Caulks		1
Architectural	250	SCAQMD Rule #1168
Marine Deck	760	SCAQMD Rule #1168
Non-membrane Roof	300	SCAQMD Rule #1168
Roadway	250	SCAQMD Rule #1168
Single-Ply Roof Membrane	450	SCAQMD Rule #1168
Other	420	SCAQMD Rule #1168
Sealant Primers	•	•
Architectural Non Porous	250	SCAQMD Rule #1168
Architectural Porous	775	SCAQMD Rule #1168
Modified Bituminous	500	SCAQMD Rule #1168
Marine Deck	760	SCAQMD Rule #1168
Other	750	SCAQMD Rule #1168
	-	

Finished Material- Architectural Coatings

Classification of Material	VOC Limit	Applicable Standard
Paints & Coatings		
Flat Coatings	50	Green Seal GS-11, 1993
Non-Flat Coatings	100	Green Seal GS-11, 1993
Non-Flat High Gloss Coatings	150	Green Seal GS-11, 1993
Specialty Coatings	•	-
Aluminum Roof Coatings	400	CARB SCM 2007
Basement Specialty Coatings	400	CARB SCM 2007
Bituminous Roof Coatings	50	CARB SCM 2007
Bituminous Roof Primers	350	CARB SCM 2007
Bond Breakers	350	CARB SCM 2007
Concrete Curing Compounds	350	CARB SCM 2007
Concrete/Masonry Sealers	100	CARB SCM 2007
Driveway Sealers	50	CARB SCM 2007
Dry Fog Coatings	150	CARB SCM 2007
Faux Finishing Coatings	350	CARB SCM 2007
Fire Resistive Coatings	350	CARB SCM 2007
Floor Coverings	100	CARB SCM 2007
Form-Release Compounds	250	CARB SCM 2007
Graphic Arts Coatings (Sign Paints)	500	CARB SCM 2007
High-Temperature Coatings	420	CARB SCM 2007
Industrial Maintenance Coatings	250	CARB SCM 2007
Low Solids Coatings	120	CARB SCM 2007
Magnesite Cement Coatings	450	CARB SCM 2007
Mastic Texture Coatings	100	CARB SCM 2007
Metallic Pigmented Coatings	500	CARB SCM 2007
Multicolor Coatings	250	CARB SCM 2007
Pretreatment Wash Primers	420	CARB SCM 2007
Primers, Sealers And Undercoats	100	CARB SCM 2007
Reactive Penetrating Sealers	350	CARB SCM 2007
Recycled Coatings	250	CARB SCM 2007
Roof Coatings	50	CARB SCM 2007
Rust Preventative Coatings	400/250 ³	CARB SCM 2007
Shellac: Clear	730	CARB SCM 2007
Shellac: Opaque	550	CARB SCM 2007
Specialty Primers, Sealers, Undercoats	350/100 ³	CARB SCM 2007
Stains	250	CARB SCM 2007
Stone Consolidants	450	CARB SCM 2007
Swimming Pool Coatings	340	CARB SCM 2007
Traffic Marking Coatings	100	CARB SCM 2007
Tub And Tile Refinish Coatings	420	CARB SCM 2007
Waterproofing Membranes	250	CARB SCM 2007
Wood Coatings	275	CARB SCM 2007
Wood Preservatives	350	CARB SCM 2007
Zinc-Rich Primers	340	CARB SCM 2007

Low-Emitting (VOC) Material Limits & Standards for CALGreen 2010

Finished Material- Aerosol Adhesives and Coatings

Classification	Percent VOC by Weight	Applicable Standard
Aerosol Adhesives	75	California Code of Regulations, Title 17
Adhesives less than 16 ounces		
Mist Spray Adhesive	65	California Code of Regulations, Title 17
Web Spray Adhesive	55	California Code of Regulations, Title 17
Polyolefin and Laminate Repair /Edgebanding Adhesive	60	California Code of Regulations, Title 17
Construction, Panel, and Floor Covering	7	California Code of Regulations, Title 17
Contact Adhesive – General Purpose	55	California Code of Regulations, Title 17
Contact Adhesive – Special Purpose	80	California Code of Regulations, Title 17
General Purpose	10	California Code of Regulations, Title 17

This is the only case where CALGreen is more stringent than LEED

Finished Material- Composite Wood Products

Classification	Formaldehyde Limits (Parts / Million)
Composite Wood	
Hardwood Plywood Veneer Core	0.05
Hardwood Plywood Composite Core	0.08
Particleboard	0.09
Medium density fiberboard (MDF)	0.11
Thin-Medium density fiberboard (MDF)	0.21

Finished Materials- Flooring (Carpet, Carpet Cushion & Resilient)

Classification	Applicable Standard	
Flooring		
Carpet	Carpet & Rug Institute- Green Label Plus Program	
	Specification 01350	
	NSF/ANSI 140- Gold	
	SCS- Sustainable Choice	
Carpet Cushion	Carpet & Rug Institute- Green Label Plus Program	
Resilient Flooring	CHPS Product Registry	
	Resilient Floor Covering Institute - Floor Score	
	Greenguard - Children & Schools	

IEQ Credit 4: Low-Emitting Materials Limits for LEED-NC 2009

IEQc4.1: Adhesives and Sealants

Used on the interior of the building (insi	Jsed on the interior of the building (inside the weatherproofing system) and applied on site			
Classification of Material	VOC Limit [g/L less water]	Applicable Standard		
Architectural Applications				
Indoor Carpet Adhesives	50	SCAQMD Rule #1168		
Carpet Pad Adhesives	50	SCAQMD Rule #1168		
Wood Flooring Adhesive	100	SCAQMD Rule #1168		
Rubber Floor Adhesives	60	SCAQMD Rule #1168		
Subfloor Adhesives	50	SCAQMD Rule #1168		
Ceramic Tile Adhesives	65	SCAQMD Rule #1168		
VCT & Asphalt Adhesives	50	SCAQMD Rule #1168		
Drywall and Panel Adhesives	50	SCAQMD Rule #1168		
Cove Base Adhesives	50	SCAQMD Rule #1168		
Multipurpose Construction Adhesives	70	SCAQMD Rule #1168		
Structural Glazing Adhesives	100	SCAQMD Rule #1168		
Specialty Applications				
PVC Welding	510	SCAQMD Rule #1168		
CPVC Welding	490	SCAQMD Rule #1168		
ABS Welding	325	SCAQMD Rule #1168		
Plastic Cement Welding	250	SCAQMD Rule #1168		
Adhesive Primer for Plastic	550	SCAQMD Rule #1168		
Contact Adhesive	80	SCAQMD Rule #1168		
Special Purpose Contact Adhesive	250	SCAQMD Rule #1168		
Structural Wood Member Adhesive	140	SCAQMD Rule #1168		
Sheet Applied Rubber Lining Operations	850	SCAQMD Rule #1168		
Top & Trim Adhesive	250	SCAQMD Rule #1168		
Substrate Specific Applications				
Metal to Metal	30	SCAQMD Rule #1168		
Plastic Foams	50	SCAQMD Rule #1168		
Porous Material (except wood)	50	SCAQMD Rule #1168		
Wood	30	SCAQMD Rule #1168		
Fiberglass	80	SCAQMD Rule #1168		
Sealants				
Architectural	250	SCAQMD Rule #1168		
Nonmembrane Roof	300	SCAQMD Rule #1168		
Roadway	250	SCAQMD Rule #1168		
Single-Ply Roof Membrane	450	SCAQMD Rule #1168		
Other	420	SCAQMD Rule #1168		
Sealant Primers				
Architectural Non Porous	250	SCAQMD Rule #1168		
Architectural Porous	775	SCAQMD Rule #1168		
Other	750	SCAQMD Rule #1168		
Aerosol Adhesives		5 5. TQTILD TTGIO II TTOO		
General purpose mist spray	65% VOCs by weight	Green Seal GS-36		
General purpose web spray	55% VOCs by weight	Green Seal GS-36		
Special purpose aerosol adhesives (all types)	70% VOCs by weight	Green Seal GS-36		
· · · ·	+	+		

(all types) KEMA ✓ Prepared by KEMA

EQc4.2: Paints and Coatings

Used on the interior of the building (inside the weatherproofing system) and applied on site

Classification of Material	VOC Limit	Applicable Standard
Interior Flat Coating or Primer	50	Green Seal GS-11, 1993
Interior Non-Flat Coating or Primer	150	Green Seal GS-11, 1993
Anti-Corrosive/Anti-Rust Paint	250	Green Seal GC-03, 2 nd Edition, 1997
Clear Wood Finish: Lacquer	550	SCAQMD Rule 1113, 2004
Clear Wood Finish: Sanding Sealer	350	SCAQMD Rule 1113, 2004
Clear Wood Finish: Varnish	350	SCAQMD Rule 1113, 2004
Clear Brushing Lacquer	680	SCAQMD Rule 1113, 2004
Floor Coatings	100	SCAQMD Rule 1113, 2004
Sealers and Undercoaters	200	SCAQMD Rule 1113, 2004
Shellac: Clear	730	SCAQMD Rule 1113, 2004
Shellac: Pigmented	550	SCAQMD Rule 1113, 2004
Stain	250	SCAQMD Rule 1113, 2004
Concrete Curing Compound	350	SCAQMD Rule 1113, 2004
Japans/Faux Finishing Coatings	350	SCAQMD Rule 1113, 2004
Magnesite Cement Coatings	450	SCAQMD Rule 1113, 2004
Pigmented Lacquer	550	SCAQMD Rule 1113, 2004
Waterproofing Sealers	250	SCAQMD Rule 1113, 2004
Waterproofing Concrete/Masonry Sealers	400	SCAQMD Rule 1113, 2004
Wood Preservatives	350	SCAQMD Rule 1113, 2004
Low-Solids Coatings	120	SCAQMD Rule 1113, 2004

IEQc4.3: Flooring Systems

Installed in the building interior

inclaired in the boliding inches			
Classification	Requirement	Applicable Standard	
Carpet	CRI Green Label Plus	Carpet & Rug Institute	
Carpet cushion	CRI Green Label	Carpet & Rug Institute	
Carpet adhesive	VOC limit of 50 g/L	SCAQMD Rule #1168	
Hard surface flooring	FloorScore certified	Resilient Floor Covering Institute	
Floor finishes	See EQc4.2	SCAQMD Rule #1113	
Tile adhesives and grout	See EQc4.1	SCAQMD Rule #1168	

IEQc4.4: Composite Wood and Agrifiber Products

Used on the interior of the building (inside the weatherproofing system) – applied on or off site (including in the factory)

Classification	Requirement
Particleboard	contain no added urea-formaldehyde resins
Medium density fiberboard (MDF)	contain no added urea-formaldehyde resins
Plywood	contain no added urea-formaldehyde resins
Wheatboard	contain no added urea-formaldehyde resins
Strawboard	contain no added urea-formaldehyde resins
Panel substrates	contain no added urea-formaldehyde resins
Door cores	contain no added urea-formaldehyde resins
Other composite wood products	contain no added urea-formaldehyde resins
Other agrifiber products	contain no added urea-formaldehyde resins
Laminating adhesives	contain no added urea-formaldehyde resins

5.504.4.3 FINISHED MATERIAL POLLUTANT CONTROL: PAINTS AND COATINGS

While many of the product specific VOC limits between the various reference standards are the same, the CALGreen Measure addresses many more coatings than the LEED requirements as it is not limited to indoor paints and coatings.

LEED ≤ CG

Add/Alt: § 5.714.4.4.3 BSC Guide: 70-71 LEED: IEQc4.2 [Constr.]

CALGreen Mandatory Measure Summary:

Comply with VOC (volatile organic compound) limits in the Air Resources Board Architectural Coatings Suggested Control Measure and California Code of Regulations Title 17 for aerosol paints, or stringent local limits.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 4.2: Low-Emitting Materials: Paints and Coatings
Architectural paints and coatings must meet Green Seal standard GS-11 (flat and non-flat paints), anti-corrosive paints must meet Green Seal standard GC-03, and all other coatings must meet VOC limits in SCAQMD Rule 1113.

Documentation Recommendations for LEED Projects

The various reference standards in both CALGreen and LEED differ. To ensure cross compliance, use whichever VOC limit is the lesser of the two. See the attached VOC Reference Chart (on the previous pages; following section 5.504.4.1 in this Companion Guide) for a summary of these requirements.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Submit IEQc4.2 Form listing all paints and coatings. Make sure that all coatings required by CALGreen (for both interior and exterior applications) are included.
- Provide cutsheets noting product VOC levels.

Recommendations for Enforcement & Verification

To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

Accept all LEED IEQc4.2 documentation as equivalent for CALGreen compliance so long as all required coatings are
listed and their VOC quantities are within allowable ranges.

5.504.4.4 FINISHED MATERIAL POLLUTANT CONTROL: CARPET SYSTEMS

Due to differing reference standards, not all CALGreen projects will comply with LEED, but any project that achieves this credit in LEED complies with CALGreen.

LEED = CG

Add/Alt: § 5.714.4.4.4 BSC Guide: 70-71 LEED: IEQc4.3 [Constr.]

CALGreen Mandatory Measure Summary:

Carpet shall meet the requirements of one of the following:

- 1. Carpet and Rug Institute's Green Label Plus Program
- 2. California Department of Public Health Standard Practice, testing of VOC's (Spec. 01350)
- 3. NSF/ANSI 140 at the minimum Gold level or higher
- 4. Scientific Certifications Systems Sustainable Choice

Carpet cushion shall be CRI Green Label and carpet adhesive shall meet a VOC limit of 50 g/L.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 4.3: Low-Emitting Materials: Flooring Systems.

All carpet installed must meet Carpet and Rug Institute's Green Label Plus program. Carpet cushion shall meet the requirements of the Carpet and Rug Institute Green Label program. Carpet adhesive shall meet the requirements of EQc4.1.

<u>Documentation Recommendations for LEED Projects</u>

While CALGreen allows for multiple compliant certifications, the acceptable certification for LEED is one of the CALGreen criteria. Therefore all LEED projects achieving this credit will comply with CALGreen.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

Submit IEQc4.4 Form listing all resilient flooring material.

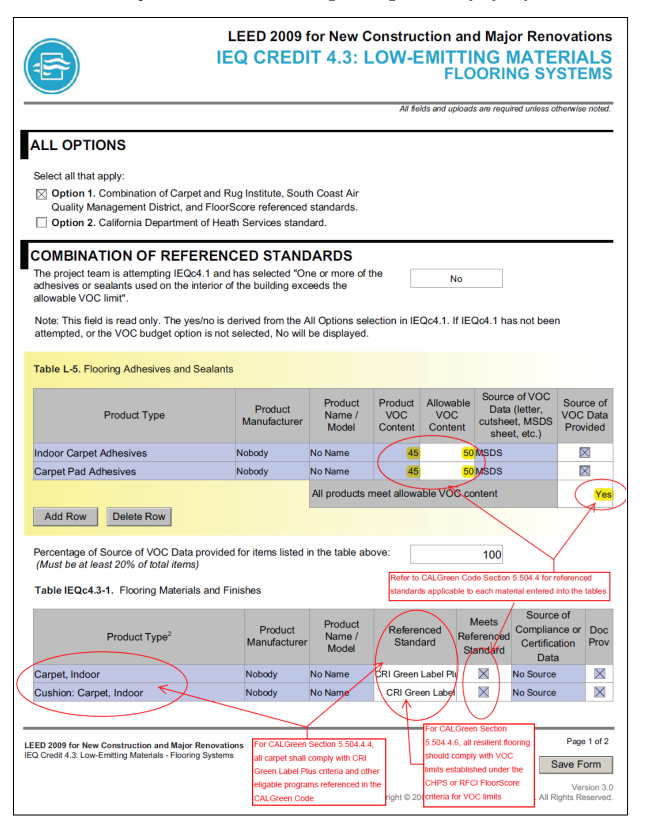
Recommendations for Enforcement & Verification

To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

Accept all LEED IEQc4.3 documentation as equivalent for CALGreen compliance.



Sample LEED Form: Low-Emitting Flooring Materials (IEQc4.3)



5.504.4.5 COMPOSITE WOOD PRODUCTS

Since LEED requires that all composite wood products comply as opposed to the limited scope of the CALGreen standard, projects pursuing this optional credit within LEED will exceed the CALGreen requirements.

LEED ≥ CG

Add/Alt: § 5.714.4.4.5 BSC Guide: 70-71 LEED: IEQc4.4 [Constr.

CALGreen Mandatory Measure Summary:

Hardwood plywood, particleboard, and medium density fiberboard composite wood products used on the interior or exterior of the building shall meet the requirements for formaldehyde as specified in CARB's Air Toxics Control Measure for Composite Wood (17 CCR 93120 et seq.), by or before the dates specified in those sections, as shown in Table 5.504.4.5.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 4.4: Low-Emitting Materials: Composite Wood and Agrifiber Products

Composite wood and agrifiber products must contain no added urea-formaldehyde resins.

Documentation Recommendations for LEED Projects

The ARB standard referenced by CALGreen places a cap on formaldehyde levels in hardwood plywood, particleboard and medium density fiberboard. LEED's requirement is more rigorous as it extends to all composite wood products and bans resins with added urea-formaldehyde.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Submit cutsheets or chain of custody certifications for hardwood plywood, particleboard and medium density fiberboard products.
- Submit IEQc4.4 Form listing all resilient flooring material.

Recommendations for Enforcement & Verification

- Review cut-sheets for all installed products to ensure formaldehyde resins quantities are within the allowable range.
- Accept all LEED IEQc4.4 documentation as equivalent for CALGreen compliance.

5.504.4.6 FINISHED MATERIAL POLLUTANT CONTROL: RESILIENT FLOORING SYSTEMS

Since LEED requires 100% of resilient flooring to comply compared with only 50% for CALGreen, all LEED projects that achieve this credit will comply with and surpass the CALGreen Requirements.

LEED ≥ CG

Add/Alt: § 5.714.4.4.6 BSC Guide: 71 LEED: IEQc4.3 [Constr.

CALGreen Mandatory Measure Summary:

For 50% of floor area receiving resilient flooring, install resilient flooring complying with the VOC-emission limits defined in the 2009 Collaborative for High Performance Schools (CHPS) criteria, products compliant with the CHPS criteria certified under the Greenguard Children & Schools program, certified under the Resilient Floor Covering Institute (RFCI) FloorScore program, or meet California Department of Public Health 2010 Standard Method for the Testing and Evaluation of Volatile Organic Chemical Emissions from Indoor Sources Using Environmental Chambers, Version 1.1, February 2010 (also known as Specification 01350.)

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 4.3: Low-Emitting Materials: Flooring Systems. 100% of hard surface flooring (vinyl, linoleum, laminate, wood, ceramic, and/or rubber) must be FloorScore certified.

Documentation Recommendations for LEED Projects

Despite CALGreen allowing multiple VOC emission standards to comply, the LEED requirement for FloorScore, and the higher quantity of flooring needed for LEED, LEED projects that meet this credit easily qualify for the CALGreen measure.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

• Submit IEQc4.3 Form listing all resilient flooring material.

Recommendations for Enforcement & Verification

- Ensure cut-sheets reflect FloorScore certified products.
- Accept LEED IEQc4.3 documentation related to resilient flooring as equivalent for CALGreen compliance.



5.504.5.3 FILTERS

The related LEED credit addresses filters in addition to other indoor air quality elements. CALGreen's filtration requirement of MERV 8 will be met and exceeded by LEED projects that achieve this credit.

LEED ≥ **CG**

Add/Alt: § 5.714.4.6.1 BSC Guide: 72 LEED: IEQc5 [Design]

CALGreen Mandatory Measure Summary:

In mechanically ventilated buildings, provide regularly occupied areas of the building with air filtration media for outside and return air prior to occupancy that provides at least a Minimum Efficiency Reporting Value (MERV) of 8.

Recommendation for replacement filters of the same value shall be included in the operations and maintenance manual. A MERV 1 filter is allowed for return air only or return with pre-filtered outside air if the filter is a non-disposable, reusable type with low volume design airflow.

LEED Related Credit(s) Summary:

Relates to optional credit Indoor Environmental Quality Credit 5: Indoor Chemical and Pollutant Source Control In mechanically ventilated buildings, provide MERV 13 filters; employ walk-off mats or grills at least ten feet long at regularly used building entrances; exhaust spaces where hazardous gases or chemicals may be present; provide containment where chemical concentrate mixing occurs.

Documentation Recommendations for LEED Projects

LEED not only exceeds CALGreen's MERV requirement, but also addresses other ways in which potential indoor air contaminants enter a building. LEED projects that achieve this credit comply with the CALGreen requirement for filter efficiency.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide mechanical schedules highlighting the use of MERV 13 filters
- Submit IEQc5 Form listing all filtration media and MERV values.

Recommendations for Enforcement & Verification

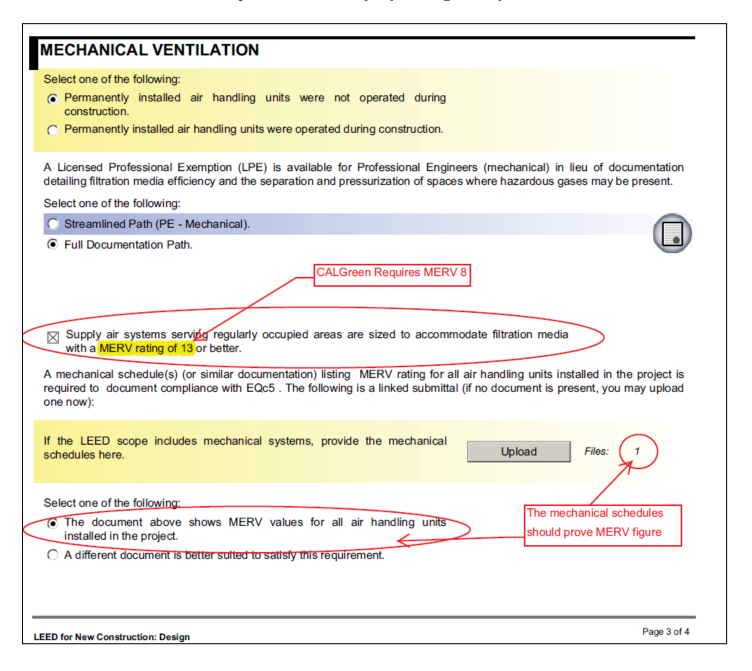
To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

- Review applicable plans, drawings and schedules to ensure the utilization of minimum MERV 8+ filters.
- Accept all LEED IEQc5 documentation as equivalent for CALGreen compliance.

MERV: Minimum Efficiency Reporting Value

MERV values increase as the efficiency of collection increases.
Therefore, in terms of trapping and containing pollutants in air, higher MERV values indicate cleaner air and potentially better indoor air quality.

Sample LEED Form: IEQc5 (Showing Filters)



5.504.7 ENVIRONMENTAL TOBACCO SMOKE (ETS) CONTROL

The respective LEED and CALGreen measures are nearly identical and should be considered equivalent.

LEED = CG

Add/Alt: § 5.714.4.7 BSC Guide: 73 LEED: IEQp2 [Design]

CALGreen Mandatory Measure Summary:

Where outdoor areas are provided for smoking, prohibit smoking within 25 feet of building entries, outdoor air intakes and operable windows. Smoking indoors in prohibited.

LEED Related Credit(s) Summary:

Relates to Indoor Environmental Quality Prerequisite 2: Environmental Tobacco Smoke (ETS) Control
Prohibit on-property smoking within 25 feet of entries, outdoor air intakes and operable windows. All buildings must be non-smoking or provided designated smoking areas.

Documentation Recommendations for LEED Projects

There are not any notable differences between LEED and CALGreen for this measure.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide pictures of posted signs that prohibit smoking for an outdoor smoking area within 25 feet of building entries, outdoor air intakes and operable windows
 - OR
- Highlight signage location on the Site Plan, Floor Plan, Elevations and/or Detail Sheet.

Recommendations for Enforcement & Verification

To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

Accept all LEED IEQp2 documentation as equivalent for CALGreen compliance

Sample LEED Form: Environmental Tobacco Smoke Control (IEQp1)



LEED for New Construction: Design

IEQ PREREQUISITE 2: EN	SMOKE (ETS) CONTROL
	All fields and uploads are required unless otherwise noted.
TUDESLIOUD ATTEMPTED	
THRESHOLD ATTEMPTED	
Points Attempted 0	
SITE SMOKING POLICY:	
Select one of the following with respect to the project's outdoor smoking policy	
Smoking is prohibited on the entire project site.	acceptable for
Smoking is prohibited within 25 feet of entries, outdoor air intakes an	CALGreen.
operable windows.	REQUIRED SIGNATORY
Smoking is prohibited on the entire site.	Initial Here : tjc
Signatory: Tim Coscarelly; January 6, 2010	OWNER
Provide evidence of signage communicating the exterior smoking polici	cy.
Drawing(s) with signage details or photos are acceptable.	Upload Files: 1
INTERIOR SMOKING POLICY:	
Select all that apply to the project building:	
☐ The project building includes residential units.	
The project building includes designated smoking rooms	
None of the above This box should not	
he checked	REQUIRED SIGNATORY
Smoking is prohibited in the project building.	Initial Here: tjc OWNER
Signatory: Tim Coscarelly; January 6, 2010	OWNER
ADDITIONAL DETAILS	
■ Special circumstances preclude documentation of prerequisite compl	sliance with the submittal
requirements outlined in this form.	mance with the Submittal
☐ The project team is using an alternative compliance approach in lieu of sta	andard submittal naths
The project teams using an attenuative compilative approach in field of size	andara submittar patris.
SUMMARY	
IEQ Prerequisite 2: Environmental Tobacco Smoke (ETS) Control Compliance Documented:	Y

5.506.1 OUTSIDE AIR DELIVERY

LEED projects will almost always comply with CALGreen requirements despite being based on different reference standards. LEED documentation should be accepted as equivalent.

LEED ≥ **CG**

Add/Alt: § 5.714.7.2 BSC Guide: 75 LEED: IEQp1 [Design]

CALGreen Mandatory Measure Summary:

For mechanically or naturally ventilated spaces in buildings, meet the minimum requirements of Section 121 (Requirements For Ventilation) of the California Energy Code, CCR, Title 24, Part 6, or the applicable local code, whichever is more stringent, and Chapter 4 of CCR, Title 8.

LEED Related Credit(s) Summary:

Relates to Indoor Environmental Quality Prerequisite 1: Minimum Indoor Air Quality Performance
Meet mechanically and/or naturally ventilated spaces requirements of ASHRAE standard 62.1-2007, Ventilation for Acceptable Indoor Air the Quality.

Documentation Recommendations for LEED Projects

While the reference standard within LEED (ASHRAE) and CALGreen (Title 24) differ, they are largely similar and have the same intent. For most projects the LEED requirements are slightly more restrictive because the ASHRAE 62.1 Ventilation Rate Procedure takes into account air distribution effectiveness and ventilation efficiency. Both calculations are performed on a space-by-space basis and not universally consistent; however for a majority of space types the ASHRAE ventilation requirements are more stringent and therefore LEED compliance in this case should be seen as equivalent to CALGreen.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide a copy of LEED calculations showing compliance with minimum standards
- Provide a copy of the mechanical systems and schedules

Recommendations for Enforcement & Verification

To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

• Accept all LEED IEQp1 calculations as equivalent for CALGreen compliance

Sample LEED Form: Minimum Indoor Air Quality Perf. (IEQp1)



LEED 2009 for New Construction and Major Renovations

IEQ PREREQUISITE 1: MINIMUM INDOOR AIR QUALITY PERFORMANCE

All fields and uploads are required unless otherwise noted.

THRESHOLD ATTEMPTED

Points Attempted 0

ALL OPTIONS

Select all that apply to the project building:

- The project building is mechanically ventilated, in part or in whole.
- The project building is naturally ventilated, in part or in whole.
- The project building is mechanically conditioned, in part or in whole.
- The project building is naturally conditioned, in part or in whole.

The project meets Sections 4 through 7 of ASHRAE 62.1-2007, Ventilation for Acceptable Indoor Air Quality.



MECHANICAL VENTILATION

Mechanical ventilation systems are designed using local code, which is more stringent than the ASHRAE Standard 62.1-2007 Ventilation Rate Procedure. (Optional)

Complete the following table for each mechanically ventilated space in the project building.

Table. Ventilation Rate Procedure

AHU	Zone	Zone Occupancy Category	/cfm /	Ra	Occupant Density		Az Vbz	Ez	Voz	Ev	Vot	
Allo	20116			(cfm/sf)	Default	#/1000sf	(sf)	(cfm)	LZ	(cfm)	LV	(cfm)
F-1	1	Conference / meeting	5	0.06	Yes	0.00468	1,708	102.5199	1	102.52	1	102.52
F-2	2	Conference / meeting	5	0.06	Yes	0.0176	2,500	150.22	1	150.22	1	150.22
F-3	3A	Office Space	5	0.06	Yes	0.00769	1,040	62.43998	1	62.44	1	62.44
F-3	3B	Corridors	0	0.06	Yes		350	21	1	21	1	21
F-4	4	Office Space	5	0.06	Yes	0.00542	1,662	99.76504	1	99.77	1	99.77

LEED 2009 for New Construction and Major Renovations

Page 1 of 3

Sample LEED Form: Minimum Indoor Air Quality Perf. (IEQp1) (Continued)

AHU	Zone	One Company Category	R _p	Ra	Occupant Density		Az	Vbz	Ez	Voz	Ev	Vot
AHU	Zone	Occupancy Category	(cfm / person)	(cfm/sf)	Default	#/1000sf	(sf)	(cfm)	LZ	(cfm)	LV	(cfm)
F-5	5A	Office Space	5	0.06	Yes	0.0125	1,835	110.2146	1	110.21	1	110.21
F-5	5B	Rest Rms.&Corr.		0.06	Yes		1,966	117.96	1	117.96	1	117.96
F-6	6	Conference / meeting	5	0.06	Yes	0.025	1,680	101.01	1	101.01	1	101.01
F-7	7	Lobbies / prefunction	7.5	0.06	Yes	0.01826	2,300	138.3149	1	138.31	1	138.31
F-8	8A	Office Space	5	0.06	Yes	0.0068	1,025	61.5348	1	61.53	1	61.53
F-8	8B	Corridors	0	0.06	Yes		200	12	1	12	1	12
F-9	9	Office Space	5	0.06	Yes	0.0053	1,316	78.99487	1	78.99	1	78.99

Add Row

Delete Row

Note: Refer to ASHRAE Standard 62.1-2007 Ventilation Rate Procedure and ASHRAE 62MZCalc spreadsheet for detailed definitions and calculation procedures.

Table. Outdoor Air Flow

AHU	Zone	Occupancy Category	Vot (cfm)	Design OA Intake Flow (cfm)	Zone Complies with IEQp1	Zone Complies with IEQc2
F-1	1	Conference / meeting	102.52	154	<mark>Yes</mark>	Yes
F-2	2	Conference / meeting	150.22	440	Yes	Yes
F-3	3A	Office Space	62.44	100	<mark>Yes</mark>	Yes
F-3	3B	Corridors	21	40	<mark>Yes</mark>	Yes
F-4	4	Office Space	99.77	160	<mark>Yes</mark>	Yes
F-5	5A	Office Space	110.21	169	<mark>Yes</mark>	Yes
F-5	5B	Rest Rms.&Corr.	117.96	300	Yes	Yes
F-6	6	Conference / meeting	101.01	362	Yes	Yes
F-7	7	Lobbies / prefunction	138.31	428	<mark>Yes</mark>	Yes
F-8	8A	Office Space	61.53	100	Yes	Yes
F-8	8B	Corridors	12	20	<mark>Yes</mark>	Yes
F-9	9	Office Space	78.99	125	Yes	Yes

Compliance with IEQ Prerequisite 1:

Note: The design outdoor air intake flow for all zones must be equal to or greater than the outdoor Yes air ventilation rate required by ASHRAE Standard 62.1-2007, ventilation rate procedure.

Compliance with IEQ Credit 2:

Note: The design outdoor air intake flow for all zones must be 30% greater than the minimum Yes outdoor air ventilation rate required by ASHRAE Standard 62.1-2007, ventilation rate procedure.

EED 2009 for New Construction and Major Renovations

Page 2 of 3

5.506.2 CARBON DIOXIDE (CO2) MONITORING

The respective LEED and CALGreen measures are nearly identical and should be considered equivalent.

LEED = CG

Add/Alt: § 5.714.7.3 BSC Guide: 76 LEED: IEQc1 [Design]

CALGreen Mandatory Measure Summary:

For buildings equipped with demand control ventilation, CO2 sensors and ventilation controls shall be specified and installed in accordance with the requirements of the current edition of the California Energy Code, CCR, Title 24, Part 6, Section 121(c).

LEED Related Credit(s) Summary:

Relates to Indoor Environmental Quality Credit 1: Outdoor Air Delivery Monitoring

Monitor CO2 concentrations within all densely occupied spaces and provide a direct airflow measurement device for mechanical ventilation systems serving non-densely occupied spaces.

Documentation Recommendations for LEED Projects

The LEED requirements are slightly more restrictive when it comes to placement of the sensors in the building and the occupancy density of the space, but the requirements are largely the same.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Provide a copy of construction documents highlighting calculations and locations for CO2 sensors
- Provide cut-sheets of sensors

Recommendations for Enforcement & Verification

To simplify enforcement and verification for LEED projects under CALGreen, enforcement agencies should:

Accept all LEED IEQc1 documentation as equivalent for CALGreen compliance

CO₂ Sensor Placement:

Although not required by CALGreen, projects are encouraged to install sensors between 3 and 6 feet in height, where occupant density is greatest (required in LEED).

5.508.1 OZONE DEPLETION AND GREENHOUSE GAS REDUCTIONS

Both CALGreen and LEED require that no new CFC based equipment be installed. The prohibition of Halon use is an optional credit within LEED, but that credit also includes limits on other ozone depleting chemicals and greenhouse gases. If a LEED project achieves the prerequisite as well as the optional credit, CALGreen has been met.

LEED ≥ CG

Add/Alt: § 5.714.8 BSC Guide: 79

LEED: EAp3 & EAc4 [Design]

CALGreen Mandatory Measure Summary:

Do not install equipment that contains CFCs or Halons.

LEED Related Credit(s) Summary:

Relates to Energy and Atmosphere Prerequisite 3: Fundamental Refrigerant Management Do not install equipment with CFCs.

Relates to optional credit Energy and Atmosphere Credit 4: Enhanced Refrigerant Management
Do not install equipment that contains refrigerants such as Halons, HFCs & HCFCs based on combined ozone-depletion and global-warming potential.

Documentation Recommendations for LEED Projects

The CALGreen measure and LEED credits are very similar, although the LEED calculation methodology under Enhanced Refrigerant Management weighs the refrigerants' global warming potential with the total ozone depletion potential and therefore is much more intensive to document. LEED also allows for a phase-out plan for major renovation projects where CFC equipment is not being replaced as a part of the project scope, but this should not affect CALGreen since phase-outs typically apply to renovations and not new construction.

Recommendations to simplify documentation on LEED projects and to comply with CALGreen (if acceptable to the local enforcement agency):

- Submit a mechanical schedule highlighting the refrigerants used.
- Submit EAp3 and EAc4 Credit Forms in addition to the above documentation

Recommendations for Enforcement & Verification

Ensure that no CFCs and Halons are used by reviewing the LEED submittals (provided the local jurisdiction agrees that this is an acceptable equivalency of compliance):

- Review mechanical schedule highlighting the refrigerants used.
- Review EAp3 and EAc4 Credit Forms (if available) to verify no CFCs or Halons are used. If EAc4 is not available, request verification that Halons are not used in the project.

Appendix A Summary of Additions & Alterations Measures

This section is provided as an at-a-glance reference comparing the code requirements for a new building project and an addition/alteration project. Code text specific to additions and alteration is <u>highlighted and italicized</u> for clarity. Measures highlighted in light red are not applicable to addition/alteration projects. Measures highlighted in grey have identical requirements for new construction and addition/alteration projects.

CG-NB	CG-AA	New CALGreen Division for 2012
2012	2012	5.7 Additions and Alterations to Existing Nonresidential Buildings
Div 5.1	Div 5.7	PLANNING AND DESIGN
5.106.1	5.710.6.1	Storm water pollution prevention. Additions that disturb soil of less than one acre shall prevent the pollution of stormwater runoff from the construction activities through one or more of the following measures[see section for full details]
5.106.4	5.710.6.2	Bicycle parking. <u>Comply with Sections 5.710.6.2.1 and 5.710.6.2.2</u> ; or meet the applicable local ordinance, whichever is more stringent.
5.106.4.1	5.710.6.2.1	Short-term bicycle parking. If the project is anticipated to generate visitor traffic <u>and adds 10 or more vehicular parking spaces</u> , provide permanently anchored bicycle racks within 200 feet of the visitors' entrance, readily visible to passers-by, for 5% of <u>the additional</u> visitor motorized vehicle parking capacity, with a minimum of one two-bike capacity rack.
5.106.4.2	5.710.6.2.2	Long-term bicycle parking. For buildings with over 10 tenant-occupants that add 10 or more vehicular parking spaces, provide secure bicycle parking for 5% of additional motorized vehicle parking capacity, with a minimum of one space. Acceptable parking facilities shall be convenient from the street and may include: 1. Covered, lockable enclosures with permanently anchored racks for bicycles; 2. Lockable bicycle rooms with permanently anchored racks; and 3. Lockable, permanently anchored bicycle lockers.
5.106.5.2	5.710.6.3	Designated parking. For projects that add 10 or more vehicular parking spaces, provide designated parking for any combination of low-emitting, fuel efficient, and carpool/van pool vehicles as shown in Table 5.106.2.2 of Division 5.1 based on the number of additional spaces.
5.106.8	N/A	Light Pollution Reduction. Not Applicable to Additions and Alterations
5.106.10	5.710.10	Grading and Paving. (Identical to July 2012 Updates for New Construction) Exception: Additions and alterations not altering the drainage path.
Div 5.2	Div 5.712	ENERGY EFFICIENCY
5.201.1	N/A	Energy Efficiency Performance Requirements Not Applicable to Additions and Alterations
Div 5.3	Div 5.712	WATER EFFICIENCY AND CONSERVATION
5.303.1	5.712.3.1	Meters. Separate submeters or metering devices shall be installed for the uses described in Sections 5.712.3.1.1 and 5.713.3.1.2.
5.303.1.1	5.712.3.1.1	Additions to existing buildings in excess of 50,000 square feet (Identical to July 2012 Updates for New Construction)
5.303.1.2	5.712.3.1.2	Excess consumption. (Identical to July 2012 Updates for New Construction)
5.303.2	5.712.3.2	20% Savings. A schedule of <u>newly installed</u> plumbing fixtures and fixture fittings that will reduce the overall use of potable water within the <u>addition or area of alteration to</u> the building by 20% shall be provided. The reduction shall be based on the maximum allowable water use per plumbing fixture and fittings as required by the California Building Standards Code. The 20% reduction in potable water use shall be demonstrated by one of the following methods.
5.303.2.1	5.712.3.3	Multiple showerheads serving one shower. (Identical to July 2012 Updates for New Construction)
5.303.4	N/A	Wastewater Reduction Not Applicable to Additions and Alterations
5.303.6	5.713.3.5	Plumbing fixtures and fittings. (Identical to July 2012 Updates for New Construction)
5.304.1	5.712.4.1	Water budget. (Identical to July 2012 Updates for New Construction)

CG-NB 2012	CG-AA 2012	5.7 Additions and Alterations to Existing Nonresidential Buildings
5.304.2	5.712.4.2	Outdoor potable water use. (Identical to July 2012 Updates for New Construction)
5.304.3	5.712.4.3	Irrigation design. (Identical to July 2012 Updates for New Construction) Exception: New irrigation controllers are not required when existing irrigation controllers have sufficient capacity to serve the new landscaped area.
5.304.3.1	5.712.4.3.1	Irrigation Controllers (Identical to July 2012 Updates for New Construction)
5.407.1	5.713.7.1	Weather protection. (Identical to July 2012 Updates for New Construction)
5.407.2	5.713.7.2	Moisture control. (Identical to July 2012 Updates for New Construction)
5.407.2.1	5.713.7.2.1	Sprinklers. (Identical to July 2012 Updates for New Construction)
5.407.2.2	5.713.7.2.2	Entries and openings. (Identical to July 2012 Updates for New Construction)
Div 5.4	Div 5.713	MATERIAL CONSERVATION AND RESOURCE EFFICIENCY
<u>5.408.1</u> <u>5.408.2</u>	5.713.8.1	Construction waste management. 5.408.1.3 Waste Stream Reduction Alternative Provision is not applicable to Additions and Alterations
<u>5.408.3</u>	5.713.8.3	Excavated soil and land clearing debris. (Identical to July 2012 Updates for New Construction)
5.410.1	5.713.10.1	Recycling by occupants. If not provided on the existing site and where site conditions permit, provide readily accessible areas that serve the entire building and are identified for the depositing, storage, and collection of non-hazardous materials for recycling, including (at a minimum) paper, corrugated cardboard, glass, plastics and metals in accordance with one of the following: 1. For additions or alterations by on owner or a tenant conducted within a 12-month period under single or multiple permits resulting in an increase of 30% or more in floor area. 2. For additions or alterations by an owner or a tenant for which multiple permits are applied within a 12-month period resulting in an increase of 30% or more in floor area. 3. As required by a lawfully enacted local recycling ordinance, if more restrictive.
5.410.2	N/A	Commissioning Not Applicable to Additions and Alterations Note: Testing and Adjusting of newly installed systems is applicable to Additions and Alterations
<u>5.410.4</u>	5.713.10.4	Testing and adjusting. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.2</u>	5.713.10.4.2	Systems. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.3</u>	5.713.10.4.3	Procedures. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.3.1</u>	5.713.10.4.3.1	HVAC Balancing. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.4</u>	5.713.10.4.4	Reporting. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.5</u>	5.713.10.4.5	Operations and Maintenance (O & M) Manual. (Identical to July 2012 Updates for New Construction)
<u>5.410.4.5.1</u>	5.713.10.4.5.1	Inspections and Reports. (Identical to July 2012 Updates for New Construction)
Div 5.5	Div 5.714	ENVIRONMENTAL QUALITY
5.503.1 thru 5.508.1	5.714.3.1 thru 5.714.8.2	ENVIRONMENTAL QUALITY SECTION with the following exceptions (Identical to July 2012 Updates for New Construction)
<u>5.504.1.3</u>	5.714.4.1	Temporary ventilation. (Identical to July 2012 Updates for New Construction)
<u>5.507.3</u>	5.714.7.4.3	Interior Sound Transmission. (Identical to July 2012 Updates for New Construction)