INTERNATIONAL CODE COUNCIL

2006/2007 CODE DEVELOPMENT CYCLE

VOLUME 1
PROPOSED CHANGES TO THE
2006 EDITIONS OF THE

INTERNATIONAL BUILDING CODE®

ICC ELECTRICAL CODE® — Administrative Provisions

INTERNATIONAL FIRE CODE®

INTERNATIONAL WILDLAND-URBAN INTERFACE CODE™

September 20 - October 1, 2006
DISNEY’S CORONADO SPRINGS RESORT
LAKE BUENA VISTA, FLORIDA

Bring Volumes 1 & 2 with you
to the Public Hearings
in Florida
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>v</td>
</tr>
<tr>
<td>ICC Annual Conference, Expo and Code Development Hearings</td>
<td>v</td>
</tr>
<tr>
<td>Procedures, Registration and Voting</td>
<td>v</td>
</tr>
<tr>
<td>Assignment of Proposed Changes to Committees</td>
<td>vi</td>
</tr>
<tr>
<td>Scoping Revisions</td>
<td>vi</td>
</tr>
<tr>
<td>ICC Website</td>
<td>x</td>
</tr>
<tr>
<td>Analysis Statements</td>
<td>x</td>
</tr>
<tr>
<td>Reference Standards</td>
<td>x</td>
</tr>
<tr>
<td>2006/2007 Code Development Schedule</td>
<td>xi</td>
</tr>
<tr>
<td>2006/2007 Staff Secretaries</td>
<td>xii</td>
</tr>
<tr>
<td>Registration Form</td>
<td>xiii</td>
</tr>
<tr>
<td>ICC Code Development Procedures</td>
<td>xv</td>
</tr>
<tr>
<td>Cross Index of Proposed Changes</td>
<td>xxvii</td>
</tr>
<tr>
<td>Hearing Schedule</td>
<td>xxxix</td>
</tr>
<tr>
<td>2006/2007 Proposed Changes</td>
<td>xli</td>
</tr>
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</table>
INTRODUCTION

The proposed changes published herein have been submitted in accordance with established procedures and are distributed for review. The publication of these changes constitutes neither endorsement nor question of them but is in accordance with established procedures so that any interested individuals may make their views known to the relevant code committee and others similarly interested. In furtherance of this purpose, the committee will hold an open public hearing at the date and place shown below for the purpose of receiving comments and arguments for or against such proposed changes. Those who are interested in testifying on any of the published changes are expected to be represented at these hearings. Please note that the 2006/2007 code changes have been assembled in two volumes. Be sure to bring Volumes 1 & 2 to the public hearings.

2006 ICC ANNUAL CONFERENCE, EXPO AND CODE DEVELOPMENT HEARINGS

These proposed changes will be discussed in public hearings to be held on September 20, 2006 through October 1, 2006 at the Disney’s Coronado Springs Resort, 1000 West Buena Vista, Lake Buena Vista, Florida, (407) 939-1020. The code committees will conduct their public hearings in accordance with the schedule shown on page xxxvix.


PROCEDURES, REGISTRATION AND VOTING

The procedures for the conduct of the public hearing are published in Council Policy #28-Code Development (CP#28) (“Procedures”) in page xv. The attention of interested parties is specifically directed to Section 5.0 of the Procedures. These procedures indicate the conduct and opportunity to participate under the ICC Code Development Process.

All members of ICC may vote on any assembly motion on proposed code changes to all International Codes. For identification purposes, eligible voting members must register, at no cost, in order to vote. The registration desk will be open in the lobby of the convention center according to the following schedule:

Sunday, September 17  9:00 am to 6:00 pm
Monday, September 18- Saturday, September 30  7:30 am to 6:00 pm
Sunday, October 1  7:30 am to 12:00 pm

You are encouraged to advance register by filling out the registration form on page xiii.
ASSIGNMENT OF PROPOSED CHANGES TO COMMITTEES

See the tentative order of discussion listed in front of each set of proposed code changes for the agenda for each code committee.

The ICC Code Correlation Committee (CCC) has assigned specific code subjects to various code committees for action on proposed changes to those subjects. The purpose is to have like subject matter maintained by the committee that closely relates to that topic. For example, proposed changes to the plumbing system requirements in Section 2902 of the IBC will be heard by the IPC Code Committee. This assignment of maintenance is reflected in the IBC by the symbol [P] next to the section number.

A cross index of the proposals that are outside of the scope of the chapters or the code listed in the table of 2006/2007 Staff Secretaries is shown starting on page xxvii. This cross index is provided to assist users in locating all of the proposed changes that would affect a certain section, chapter or code.

SCOPING REVISIONS - BETWEEN I-CODES

The ICC Code Correlation Committee (CCC) is responsible for assigning committee responsibility for code development maintenance. The CCC has reviewed the current assignments of the I-Codes to determine if revisions were needed for the assignment of maintenance of various provisions for all codes by committees of other codes. As mentioned above, the provisions of a code are sometimes maintained by the committee of another code. In the 2006 I-Codes, these maintenance assignments are designated by a bracketed letter in bold, such as [F], which signifies that the provisions of that code section are maintained by another code committee (in this case the Fire Code Committee). For instance, Section 903.1 in the IBC is prefaced with an [F], meaning that Section 903.1 is maintained by the Fire Code Committee. These changes will be effective for the code development hearings in 2006. Changes have been made to maintenance requirements as follows:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Section</th>
<th>2003 Scoping Assignment</th>
<th>2006 Scoping Assignment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appendix K – ICC Electrical Code Administrative Provisions</td>
<td>App. K</td>
<td>N/A</td>
<td>Electrical Code Committee (i.e. IBC-G)</td>
</tr>
<tr>
<td>Redundancy and isolation of sprinkler risers</td>
<td>403.2.1 (New)</td>
<td>N/A</td>
<td>Fire Code Committee</td>
</tr>
<tr>
<td>H-3 Facilities in high-rise construction</td>
<td>403.1</td>
<td>N/A</td>
<td>Fire Code Committee</td>
</tr>
<tr>
<td>Subject</td>
<td>Section</td>
<td>2003 Scoping Assignment</td>
<td>2006 Scoping Assignment</td>
</tr>
<tr>
<td>--------------------------------------</td>
<td>---------------</td>
<td>-------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Access for fire fighting and key</td>
<td>3314.1</td>
<td>N/A</td>
<td>Fire Code Committee</td>
</tr>
<tr>
<td>boxes for construction in progress</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>House and building signs</td>
<td>501.3</td>
<td>N/A</td>
<td>Fire Code Committee</td>
</tr>
<tr>
<td>Water supply for fire protection for</td>
<td>914.1.3</td>
<td>N/A</td>
<td>Fire Code Committee</td>
</tr>
<tr>
<td>buildings under construction</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Automated external defibrillators</td>
<td>412</td>
<td>N/A</td>
<td>IBC-General</td>
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<tr>
<td>Grease interceptors</td>
<td>1003.10</td>
<td>N/A</td>
<td>Plumbing Code Committee</td>
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<tr>
<td>Unisex toilet and bath facilities</td>
<td>3409.8.9</td>
<td>N/A</td>
<td>IBC-General Committee</td>
</tr>
<tr>
<td>(IPC 403.1.1)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Definition:</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Interior Floor-Wall Base</td>
<td>202</td>
<td>N/A</td>
<td>Fire Code Committee</td>
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<tr>
<td>Sections related to interior floor-</td>
<td>IBC 806.6</td>
<td></td>
<td></td>
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<tr>
<td>wall base</td>
<td>IFC 804.3</td>
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**International Fuel Gas Code—Scoping Changes**

<table>
<thead>
<tr>
<th>Subject</th>
<th>Section</th>
<th>2003 Scoping Assignment</th>
<th>2006 Scoping Assignment</th>
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<tr>
<td>Storage of hydrogen</td>
<td>706.4</td>
<td>N/A</td>
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**International Mechanical Code and International Plumbing Code**

<table>
<thead>
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<th>Subject</th>
<th>Section</th>
<th>2003 Scoping Assignment</th>
<th>2006 Scoping Assignment</th>
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</thead>
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<tr>
<td>Appliance and equipment installation in pans</td>
<td>IMC 307.2.3.2</td>
<td>N/A</td>
<td>Mechanical Code Committee</td>
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</table>
SCOPING REVISIONS - WITHIN THE IBC

The 2006/2007 Staff Secretaries assignments on page xii indicate which chapters of the International Building Code are generally within the responsibility of each IBC Code Committee. However, within each of these IBC Chapters are subjects that are most appropriately maintained by another IBC Code Committee. For example, the provisions of Section 1504 deal with structural performance of roof covering materials. Therefore, even though Chapter 15 is within the responsibility of the IBC - Fire Safety Committee, this section would most appropriately be maintained by the IBC - Structural Committee. The following table indicates responsibilities by IBC Code Committees other than the main committee for those chapters.

### International Building Code – Crossover Assignments for Committees

<table>
<thead>
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<th>Chapter Maintained By:</th>
<th>Section Maintained By:</th>
<th>Code Change No.</th>
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<tbody>
<tr>
<td>402.11.1</td>
<td>IBC-G</td>
<td>IBC-FS</td>
<td>G55</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>G56</td>
</tr>
<tr>
<td>403.15</td>
<td>IBC-G</td>
<td>IBC-FS</td>
<td>G68</td>
</tr>
<tr>
<td>(New section on spray applied fire resistive materials for high rise construction)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>403.15</td>
<td>IBC-G</td>
<td>IBC-MOE</td>
<td>G71</td>
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<tr>
<td>(New section on number of exits in high rise construction.)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>403.15</td>
<td>IBC-G</td>
<td>IBC-MOE</td>
<td>G72</td>
</tr>
<tr>
<td>(New section on remoteness of exits in high rise construction)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>403.15</td>
<td>IBC-G</td>
<td>IBC-S</td>
<td>G73</td>
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<tr>
<td>(New section on structural requirements for stairway enclosures)</td>
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<tr>
<td>403.15</td>
<td>IBC-G</td>
<td>IBC-FS</td>
<td>G70</td>
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<tr>
<td>(New section on E119 testing requirements for stairway enclosures in high rise construction)</td>
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<td>407.8</td>
<td>IBC-G</td>
<td>IBC-MOE</td>
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<td>(New section on special locking arrangements in I-2)</td>
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<td>1405.5.2</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS175</td>
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<td>FS177</td>
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<td>1503.4.3</td>
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<td>1503.6</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS189</td>
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<tr>
<td>(New)</td>
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<td>IBC-S</td>
<td>FS/Part</td>
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<td>1503.6</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS190</td>
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<tr>
<td>1504.1.1</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS191</td>
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<td>1504.2</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS192</td>
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<td>1504.3</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS192</td>
</tr>
<tr>
<td>1504.3.1</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS193</td>
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<td>1504.3.2</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS194</td>
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<td>1504.4</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS196</td>
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<td>1504.7</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS194</td>
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<td>1504.8</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS192</td>
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<td>1507</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS188, FS189, FS190 Part I, FS191, FS201, FS202, FS203, FS204, FS205, FS207, FS208, FS209</td>
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<td>1507.16</td>
<td>IBC-FS</td>
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<td>FS210</td>
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<td>1509</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS211</td>
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<td>1510</td>
<td>IBC-FS</td>
<td>IBC-S</td>
<td>FS189, FS190 Part I, FS212, FS213, FS214</td>
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<td>1704.10</td>
<td>IBC-S</td>
<td>IBC-FS</td>
<td>S38, S39</td>
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<td>1704.15</td>
<td>IBC-S</td>
<td>IBC-FS</td>
<td>S40</td>
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<td>App. G. Section G102.1</td>
<td>IBC-G</td>
<td>IBC-S</td>
<td>G217, G218</td>
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<tr>
<td>App. G. Section G202.2</td>
<td>IBC-G</td>
<td>IBC-S</td>
<td>G217</td>
</tr>
<tr>
<td>App. G. Section G401.2</td>
<td>IBC-G</td>
<td>IBC-S</td>
<td>G219</td>
</tr>
<tr>
<td>App. G. Section G901 (New)</td>
<td>IBC-G</td>
<td>IBC-S</td>
<td>G217, G218</td>
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</table>
While great care has been exercised in the publication of this document, errata to proposed changes may occur. Errata, if any, identified prior to the Code Development Hearings will be posted on the ICC website at www.iccsafe.org. Users are encouraged to periodically review the ICC Website for updates to errata to the 2006/2007 Code Development Cycle Proposed Changes. Additionally, analysis statements for code changes which propose a new referenced standard will be updated to reflect the staff review of the standard for compliance with Section 3.6 of the Procedures.

ANALYSIS STATEMENTS

Various proposed changes published herein contain an “analysis” that appears after the proponent’s reason. These comments do not advocate action by the code committees or the voting membership for or against a proposal. The purpose of such comments is to identify pertinent information that is relevant to the consideration of the proposed change by all interested parties, including those testifying, the code committees and the voting membership. Staff analyses customarily identify such things as: conflicts and duplication within a proposed change and with other proposed changes and/or current code text; deficiencies in proposed text and/or substantiation; text problems such as wording defects and vagueness; background information on the development of current text; and staff’s review of proposed reference standards for compliance with the Procedures. Lack of an analysis indicates neither support for, nor opposition to a proposal.

REFERENCE STANDARDS

Proposed changes that include the addition of a reference to a new standard (i.e. a standard that is not currently referenced) will include in the proposal the number, title and edition of the proposed standard. This identifies to all interested parties the precise document that is being proposed and which would be included in the referenced standards chapter of the code if the proposed change is approved. Proponents of code changes which propose a new standard have been directed to forward a copy of the standard to the Code Committee and an analysis statement is published with the proposed change indicating the status of compliance of the standard with the ICC referenced standards criteria in Section 3.6 of CP #28 (see page xv). (See the ICC website on this page x.) Again in the 2006/2007 cycle, referenced standards will be updated by code changes in accordance with Section 4.5 of the Procedures. See IBC-Fire Safety proposed code change G224-06/07 for an example.

MODIFICATIONS

The ICC Board of Directors has made revisions to procedures for considering modifications at the Code Development Hearings. These revisions are reflected in Section 5.5.2 of CP#28 (page xv). In addition, those who are submitting modification for consideration by the respective Code Development Committee are required to submit a Copyright Release in order to have their modification considered (Section 3.3.4.5 of CP #28). It is preferred that such release be executed in advance - the form is at www.iccsafe.org/cs/codes/publicforms.html. Copyright release forms will also be available at the hearings.
### 2006/2007 ICC CODE DEVELOPMENT SCHEDULE

<table>
<thead>
<tr>
<th>Steps in Code Development Cycle</th>
<th>Date</th>
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<tbody>
<tr>
<td>DEADLINE FOR RECEIPT OF APPLICATIONS FOR CODE COMMITTEES</td>
<td>January 3, 2006</td>
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<tr>
<td>DEADLINE FOR RECEIPT OF NEW CODE CHANGE PROPOSALS</td>
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<tr>
<td>PUBLICATION DATE FOR MONOGRAPH OF “PROPOSED CHANGES TO THE I-CODES”</td>
<td>July 14, 2006</td>
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| CODE DEVELOPMENT HEARINGS (CDH) | September 20-October 1, 2006  
Disney’s Coronado Springs Resort  
Lake Buena Vista, Florida |
| PUBLICATION DATE FOR “REPORT OF THE PUBLIC HEARINGS” | December 1, 2006 |
| DEADLINE FOR RECEIPT OF PUBLIC COMMENTS | January 24, 2007 |
| PUBLICATION DATE OF PUBLIC COMMENTS “FINAL ACTION” AGENDA | April 6, 2007 |
| FINAL ACTION HEARINGS (FAH)  
at the 2007 Codes Forum | May 21-26, 2007  
Rochester, New York |
| ANNUAL CONFERENCES | September 17-October 1, 2006  
2006 ICC Annual Conference, Expo and CDH  
Disney’s Coronado Springs Resort  
Lake Buena Vista, Florida |
| | September 30-October 4, 2007  
2007 ICC Annual Educational Conference  
Reno Hilton  
Reno, Nevada |
| RESULTING PUBLICATION | 2007 Supplement |
| DEADLINE FOR RECEIPT OF NEW CODE CHANGE PROPOSALS | August 20, 2007* |

*Date Tentative

Publication dates indicate approximate date when the printed copy of the document will be available. These documents will be posted on the ICC website approximately 4 weeks prior to availability of the printed version.
### 2006/2007 STAFF SECRETARIES

<table>
<thead>
<tr>
<th>IBC-General</th>
<th>IBC-Fire Safety</th>
<th>IBC- Means of Egress</th>
<th>IBC-Structural</th>
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<tbody>
<tr>
<td>Chapters 1-6, 12, 13, 27-34</td>
<td>Chapters 7, 8, 9, 14, 15, 26</td>
<td>Chapters 10, 11</td>
<td>Chapters 16-25</td>
</tr>
<tr>
<td>Beth Tubbs</td>
<td>Jay Woodward</td>
<td>Kim Paarlberg</td>
<td>Alan Carr</td>
</tr>
<tr>
<td>ICC Boston Field Office</td>
<td>ICC Distribution Center</td>
<td>ICC Chicago District Office</td>
<td>ICC Northwest Resource Center</td>
</tr>
<tr>
<td>888-ICC-SAFE, ext. 7708</td>
<td>888-ICC-SAFE, ext. 3814</td>
<td>888-ICC-SAFE, ext. 4306</td>
<td>888-ICC-SAFE, ext. 7601</td>
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<td><a href="mailto:btubbs@iccsafe.org">btubbs@iccsafe.org</a></td>
<td><a href="mailto:jwoodward@iccsafe.org">jwoodward@iccsafe.org</a></td>
<td><a href="mailto:kpaarlberg@iccsafe.org">kpaarlberg@iccsafe.org</a></td>
<td><a href="mailto:acarr@iccsafe.org">acarr@iccsafe.org</a></td>
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<th>IMC</th>
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<tr>
<td>Bill Rehr</td>
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<td>Dave Bowman</td>
<td>Larry Simpson</td>
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<td>ICC Chicago District Office</td>
<td>ICC Chicago District Office</td>
<td>ICC Chicago District Office</td>
<td>ICC Birmingham District Office</td>
</tr>
<tr>
<td>888-ICC-SAFE, ext. 4342</td>
<td>888-ICC-SAFE, ext. 4317</td>
<td>888-ICC-SAFE, ext. 4323</td>
<td>888-ICC-SAFE, ext. 5282</td>
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<tr>
<td><a href="mailto:brehr@iccsafe.org">brehr@iccsafe.org</a></td>
<td><a href="mailto:ewirtschoreck@iccsafe.org">ewirtschoreck@iccsafe.org</a></td>
<td><a href="mailto:dbowman@iccsafe.org">dbowman@iccsafe.org</a></td>
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<th>IRC Plumbing</th>
<th>IRC Mechanical</th>
<th>IPC/IPSDC</th>
</tr>
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<td>Larry Franks and Marc Nard</td>
<td>Gregg Gress</td>
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To attend Education Sessions, please complete the Education Program form on page 2.
Please indicate your Education Session choices.

**Monday, September 18, 2006**
1:30 p.m.–3:30 p.m.
- ☐ Session 1: Cellulose Insulation: History, Testing, Application and Performance
- ☐ Session 2: Can You Hear Me Now? Acoustic and Visual Alarm Requirements
- ☐ Session 3: ADA Update
- ☐ Session 4: Hurricane Resistant Wood Frame Construction
- ☐ Session 5: Tools for Conveying the Importance of Natural Hazard Mitigation
- ☐ Session 6: Writing and Other Materials in Plans
- ☐ Session 8: Treated Wood and Pretreated Components
- ☐ Session 9: Coming Soon to a Jurisdiction Near You
- ☐ Session 10: Integrity Insulated Concrete Walls—Structural and Physical Behavior
- ☐ Session 11: Damage Assessment of Homes from an Engineering Point of View
- ☐ Session 12: Administering, Measuring and Communicating the Effectiveness of Enforcement of the International Property Maintenance Code (IPMC) or Other Property Maintenance Codes
- ☐ Session 13: Benefits of On-Line Residential Plan Application Submittals
- ☐ Session 14: Review of Plans for One- and Two-Family Dwellings in Flood Hazard Areas
- ☐ Session 15: Cold-Formed Steel and the International Residential Code
- ☐ Session 16: High-Rise Building Emergency Evacuation Devices
- ☐ Session 17: Hot Spots: Gas Fireplace Inspections Made Easy
- ☐ Session 18: Loose Spots in a Pitch Construction Tricks

**Tuesday, September 19, 2006**
1:15 p.m.–3:15 p.m.
- ☐ Session 19: Writing and Other Materials in Plans
- ☐ Session 20: Coming Soon to a Jurisdiction Near You—Coming Soon to a Jurisdiction Near You?
- ☐ Session 21: High-Rise Building Emergency Evacuation Devices
- ☐ Session 22: Hot Spots: Gas Fireplace Inspections Made Easy
- ☐ Session 23: Chapter Leadership Program
- ☐ Session 24: Administering, Measuring and Communicating the Effectiveness of Enforcement of the International Property Maintenance Code (IPMC) or Other Property Maintenance Codes
- ☐ Session 25: Can You Hear Me Now?—Acoustic and Visual Alarm Requirements
- ☐ Session 26: ADA Update
- ☐ Session 27: Basic Hydraulics Calculations of Fire Sprinkler Systems
- ☐ Session 28: Review of Plans for One- and Two-Family Dwellings in Flood Hazard Areas
- ☐ Session 29: 2006 IBC Update
- ☐ Session 30: 2006 IFC Update

**3:30 p.m.–5:30 p.m.**
- ☐ Session 31: IBC or IIEC—Making the Right Choice
- ☐ Session 32: Hurricane Resistant Wood Frame Construction
- ☐ Session 33: Tools for Conveying the Importance of Natural Hazard Mitigation
- ☐ Session 35: Treated Wood and Pretreated Components
- ☐ Session 36: Damage Assessment of Homes from an Engineering Point of View
- ☐ Session 37: Benefits of On-Line Residential Plan Application Submittals
- ☐ Session 38: Preview of the Next ICC Standard on the Design and Construction of Log Structures

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- ☐ State Recognition

FLORIDA
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- ☐ Construction Industry Licensing Board
- ☐ Electrical Contractors Board
- ☐ Fire Marshall's Office
- ☐ Professional Engineers Board

KANSAS
- ☐ Johnson County

KENTUCKY
- ☐ State Recognition

MAINE
- ☐ State Recognition

MARYLAND
- ☐ State Recognition

MASSACHUSETTS
- ☐ Commonwealth Recognition

MICHIGAN
- ☐ Approved Inspectors
- ☐ Bureau of Construction Codes
- ☐ Office of Fire Safety

MISOURI
- ☐ State Recognition

NEW JERSEY
- ☐ Division of Fire Safety
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OHIO
- ☐ Board of Building Standards
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OKLAHOMA
- ☐ Construction Industries Board
- ☐ Inspector Examining Committee

Pennsylvania
- ☐ State Recognition

RHODE ISLAND
- ☐ State Recognition

SOUTH CAROLINA
- ☐ Building Code Council

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- ☐ Fire Marshal's Office

WISCONSIN
- ☐ Safety and Buildings Division

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1.0 Introduction

1.1 Purpose: The purpose of this Council Policy is to prescribe the Rules of Procedure utilized in the continued development and maintenance of the International Codes (Codes).

1.2 Objectives: The ICC Code Development Process has the following objectives:

1.2.1 The timely evaluation and recognition of technological developments pertaining to construction regulations.
1.2.2 The open discussion of proposals by all parties desiring to participate.
1.2.3 The final determination of Code text by officials representing code enforcement and regulatory agencies.

1.3 Code Publication: The ICC Board of Directors (ICC Board) shall determine the title and the general purpose and scope of each Code published by the ICC.

1.3.1 Code Correlation: The provisions of all Codes shall be consistent with one another so that conflicts between the Codes do not occur. Where a given subject matter or code text could appear in more than one Code, the ICC Board shall determine which Code shall be the primary document, and therefore which code development committee shall be responsible for review and maintenance of the code text. Duplication of content or text between Codes shall be limited to the minimum extent necessary for practical usability of the Codes, as determined in accordance with Section 4.4.

1.4 Process Maintenance: The review and maintenance of the Code Development Process and these Rules of Procedure shall be by the ICC Board.

1.5 Secretariat: The Chief Executive Officer shall assign a Secretariat for each of the Codes. All correspondence relating to code change proposals and public comments shall be addressed to the Secretariat.

1.6 Video Taping: Individuals requesting permission to video tape any meeting, or portion thereof, shall be required to provide the ICC with a release of responsibility disclaimer and shall acknowledge that they have insurance coverage for liability and misuse of video tape materials. Equipment and the process used to video tape shall, in the judgment of the ICC Secretariat, be conducted in a manner that is not disruptive to the meeting. The ICC shall not be responsible for equipment, personnel or any other provision necessary to accomplish the video taping. An unedited copy of the video tape shall be forwarded to ICC within 30 days of the meeting.

2.0 Code Development Cycle

2.1 Intent: The code development cycle shall consist of the complete consideration of code change proposals in accordance with the procedures herein specified, commencing with the deadline for submission of code change proposals (see Section 3.5) and ending with publication of final action on the code change proposals (see Section 7.6).

2.2 New Editions: The ICC Board shall determine the schedule for publishing new editions of the Codes. Each new edition shall incorporate the results of the code development activity since the last edition.

2.3 Supplements: The results of the code development activity between editions shall be published as a supplement to the Codes.
2.4 Emergency Procedures: In the event that the ICC Board determines an emergency amendment to any Code or supplement thereto is warranted, the same may be adopted by the ICC Board. Such action shall require an affirmative vote of at least two-thirds of the ICC Board.

The ICC membership shall be notified within ten days after the ICC Boards' official action of any emergency amendment. At the next Annual Business Meeting any emergency amendment shall be presented to the members for ratification by a majority of the ICC Governmental Member Representatives present and voting.

All code revisions pursuant to these emergency procedures and the reasons for such corrective action shall be published as soon as practicable after ICC Board action. Such revisions shall be identified as an emergency amendment.

Emergency amendments to any Code or supplement shall not be considered as a retro-active requirement to the Code or supplement. Incorporation of the emergency amendment into the adopted Code or supplement shall be subjected to the process established by the adopting authority.

3.0 Submittal of Code Change Proposals

3.1 Intent: Any interested person, persons or group may submit a code change proposal which will be duly considered when in conformance to these Rules of Procedure.

3.2 Withdrawal of Proposal: A code change proposal may be withdrawn by the proponent (WP) at any time prior to Final Action Consideration of that proposal. A withdrawn code change proposal shall not be subject to a public hearing, motions, or Final Action Consideration.

3.3 Form and Content of Code Change Submittals: Each code change proposal shall be submitted separately and shall be complete in itself. Each submittal shall contain the following information:

3.3.1 Proponent: Each code change proposal shall include the name, title, mailing address and telephone number of the proponent.

3.3.1.1 If a group, organization or committee submits a code change proposal, an individual with prime responsibility shall be indicated.

3.3.1.2 If a proponent submits a code change on behalf of a client, group, organization or committee, the name and mailing address of the client, group, organization or committee shall be indicated.

3.3.2 Code Reference: Each code change proposal shall relate to the applicable code sections(s) in the latest edition of the Code and any supplement thereto.

3.3.2.1 If more than one section in the Code is affected by a code change proposal, appropriate proposals shall be included for all such affected sections.

3.3.2.2 If more than one Code is affected by a code change proposal, appropriate proposals shall be included for all such affected Codes and appropriate cross referencing shall be included in the supporting information.

3.3.3 Text Presentation: The text proposal shall be presented in the specific wording desired with deletions shown struck out with a single line and additions shown underlined with a single line.

3.3.3.1 A charging statement shall indicate the referenced code section(s) and whether the proposal is intended to be an addition, a deletion or a revision to existing Code text.

3.3.3.2 Whenever practical, the existing wording of the text shall be preserved with only such deletions and additions as necessary to accomplish the desired change.

3.3.3.3 Each proposal shall be in proper code format and terminology.

3.3.3.4 Each proposal shall be complete and specific in the text to eliminate unnecessary confusion or misinterpretation.

3.3.3.5 The proposed text shall be in mandatory terms.

3.3.4 Supporting Information: Each code change proposal shall include sufficient supporting information to indicate how the proposal is intended to affect the intent and application of the Code.
3.3.4.1 **Purpose:** The proponent shall clearly state the purpose of the proposed code change (e.g. clarify the Code; revise outdated material; substitute new or revised material for current provisions of the Code; add new requirements to the Code; delete current requirements, etc.)

3.3.4.2 **Reasons:** The proponent shall justify changing the current Code provisions, stating why the proposal is superior to the current provisions of the Code. Proposals which add or delete requirements shall be supported by a logical explanation which clearly shows why the current Code provisions are inadequate or overly restrictive, specifies the shortcomings of the current Code provisions and explains how such proposals will improve the Code.

3.3.4.3 **Substantiation:** The proponent shall substantiate the proposed code change based on technical information and substantiation. Substantiation provided which is reviewed in accordance with Section 4.2 and determined as not germane to the technical issues addressed in the proposed code change shall be identified as such. The proponent shall be notified that the proposal is considered an incomplete proposal in accordance with Section 4.3 and the proposal shall be held until the deficiencies are corrected. The proponent shall have the right to appeal this action in accordance with the policy of the ICC Board. The burden of providing substantiating material lies with the proponent of the code change proposal.

3.3.4.4 **Bibliography:** The proponent shall submit a bibliography of any substantiating material submitted with the code change proposal. The bibliography shall be published with the code change and the proponent shall make the substantiating materials available for review at the appropriate ICC office and during the public hearing.

3.3.4.5 **Copyright release:** The proponent of code change proposals, floor modifications and public comments shall sign a copyright release reading: "I hereby grant and assign to ICC all rights in copyright I may have in any authorship contributions I make to ICC in connection with any proposal and public comment, in its original form submitted or revised form, including written and verbal modifications submitted in accordance Section 5.5.2. I understand that I will have no right in any ICC publication that use such contributions in the form submitted by me or another similar form and certify that such contributions are not protected by the copyright of any other person or entity."

3.3.4.6 **Cost Impact:** The proponent shall indicate one of the following regarding the cost impact of the code change proposal: 1) the code change proposal will increase the cost of construction; or 2) the code change proposal will not increase the cost of construction. This information will be included in the published code change proposal.

3.4 **Number:** Two copies of each code change proposal, two copies of each proposed new referenced standard and two copies of all substantiating information shall be submitted. Additional copies may be requested when determined necessary by the Secretariat. A copy of the code change proposal in electronic form may be requested.

3.5 **Submittal Deadline:** Each code change proposal shall be received at the office of the Secretariat by the posted deadline. Such posting shall occur no later than 120 days prior to the code change deadline. The submitter of a proposed code change is responsible for the proper and timely receipt of all pertinent materials by the Secretariat.

3.6 **Referenced Standards:** In order for a standard to be considered for reference or to continue to be referenced by the Codes, a standard shall meet the following criteria:

3.6.1 **Code References:**

3.6.1.1 The standard, including title and date, and the manner in which it is to be utilized shall be specially referenced in the Code text.

3.6.1.2 The need for the standard to be referenced shall be established.

3.6.2 **Standard Content:**

3.6.2.1 A standard or portions of a standard intended to be enforced shall be written in mandatory language.
3.6.2.2 The standard shall be appropriate for the subject covered.
3.6.2.3 All terms shall be defined when they deviate from ordinarily accepted meaning or dictionary definition.
3.6.2.4 The scope or application of a standard shall be clearly described.
3.6.2.5 The standard shall not have the effect of requiring proprietary materials.
3.6.2.6 The standard shall not prescribe a proprietary agency for quality control or testing.
3.6.2.7 The test standard shall describe, in detail, preparation of the test sample, sample selection or both.
3.6.2.8 The test standard shall prescribe the reporting format for the test results. The format shall identify the key performance criteria for the element(s) tested.
3.6.2.9 The measure of performance for which the test is conducted shall be clearly defined in either the test standard or in Code text.
3.6.2.10 The standard shall not state that its provisions shall govern whenever the referenced standard is in conflict with the requirements of the referencing Code.
3.6.2.11 The preface to the standard shall announce that the standard is promulgated according to a consensus procedure.

3.6.3 Standard Promulgation:

3.6.3.1 The standard shall be completed and readily available prior to Final Action Consideration. In order for new standard to be considered for reference by the Code, such standard shall be submitted in a least a consensus draft form in accordance in Section 3.4.

3.6.3.2 The standard shall be developed and maintained through a consensus process such as ASTM or ANSI.

4.0 Processing of Proposals

4.1 Intent: The processing of code change proposals is intended to insure that each proposal complies with these Rules of Procedure and that the resulting draft of the proposal accurately reflects that proponent's intent.

4.2 Review: Upon receipt in the Secretariat's office, the code change proposals will be checked for compliance with these Rules of Procedure as to division, separation, number of copies, form, language, terminology, supporting statements and substantiating data.

4.3 Incomplete Proposals: When a code change proposal is submitted with incorrect format, without the required information or judged as not in compliance with these Rules of Procedure, the Secretariat shall notify the proponent of the specific deficiencies and the proposal shall be held until the deficiencies are corrected, with a final date set for receipt of a corrected submittal. If the Secretariat receives the corrected proposal after the final date, the proposal shall be held over until the next code development cycle. Where there are otherwise no deficiencies addressed by this section, a proposal that incorporates a new referenced standard shall be processed with an analysis of referenced standard's compliance with the criteria set forth in Section 3.6.

4.4 Editorial: The Chief Executive Officer shall have the authority at all times to make editorial and format changes to the Code text, or any approved changes, consistent with the intent, provisions and style of the Code. An editorial or format change is a text change that does not affect the scope or application of the code requirements.

4.5 Updating Standards: The updating of standards referenced by the Codes shall be accomplished administratively by the appropriate code development committee in accordance with these full procedures except that multiple standards to be updated may be included in a single proposal.

4.6 Preparation: All code change proposals in compliance with these procedures shall be prepared in a standard manner by the Secretariat and be assigned separate distinct and consecutive numbers. The Secretariat shall coordinate relate proposals submitted in accordance with Section 3.3.2 to facilitate the hearing process.

4.7 Publication: All code change proposals shall be published and made available at least 30 days prior to the public hearing on those proposals and shall constitute the agenda for the public hearing. Code change proposals which have not been published shall not be considered.
5.0 Public Hearing

5.1 Intent: The intent of the public hearing is to permit interested parties to present their views including the cost and benefits on the code change proposals on the published agenda. The code development committee will consider such comments as may be presented in the development of their action on the disposition of such proposals. At the conclusion of the code development committee deliberations, the committee action on each code change proposal shall be placed before the hearing assembly for consideration in accordance with Section 5.7.

5.2 Committee: The Code Development Committees shall be appointed by the applicable ICC Council.

5.2.1 Chairman/Moderator: The Chairman and Vice-Chairman shall be appointed by the Steering Committee on Councils from the appointed members of the committee. The ICC President shall appoint one or more Moderators who shall act as presiding officer for the public hearing.

5.2.2 Conflict of Interest: A committee member shall withdraw from and take no part in those matters with which the committee member has an undisclosed financial, business or property interest. The committee member shall not participate in any committee discussion on the matter or any committee vote. Violation thereof shall result in the immediate removal of the committee member from the committee. A committee member who is a proponent of a proposal shall not participate in any committee discussion on the matter or any committee vote.

5.2.3 Representation of Interest: Committee members shall not represent themselves as official or unofficial representatives of the ICC except at regularly convened meetings of the committee.

5.2.4 Committee Composition: The committee may consist of representation from multiple interests. A minimum of thirty-three and one-third percent (33.3%) of the committee members shall be regulators.

5.3 Date and Location: The date and location of each public hearing shall be announced not less than 60 days prior to the date of the public hearing.

5.4 General Procedures: The Robert’s Rules of Order shall be the formal procedure for the conduct of the public hearing except as a specific provision of these Rules of Procedure may otherwise dictate. A quorum shall consist of a majority of the voting members of the committee.

5.4.1 Chair voting: The Chairman of the committee shall vote only when the vote cast will break a tie vote of the committee.

5.4.2 Open Meetings: Public hearings of the Code Development Committees are open meetings. Any interested person may attend and participate in the Floor Discussion and Assembly Consideration portions of the hearing. Only eligible voters (see Section 5.7.4) are permitted to vote. Only Code Development Committee members may participate in the Committee Action portion of the hearings (see Section 5.6).

5.4.3 Presentation of Material at the Public Hearing: Information to be provided at the hearing shall be limited to verbal presentations and modifications submitted in accordance with Section 5.5.2. Audiovisual presentations are not permitted. Substantiating material submitted in accordance with Section 3.3.4.4 and other material submitted in response to a code change proposal shall be located in a designated area in the hearing room.

5.4.4 Agenda Order: The Secretariat shall publish an agenda for each public hearing, placing individual code change proposals in a logical order to facilitate the hearing. The proponents or opponents of any proposal may move to revise the agenda order as the first order of business at the public hearing, or at any time during the hearing except while another proposal is being discussed. Preference shall be given to grouping like subjects together, and for moving items back to a later position on the agenda as opposed to moving items forward to an earlier position. A motion to revise the agenda order is subject a 2/3 vote of those present and voting.
5.4.5 **Reconsideration:** There shall be no reconsideration of a proposed code change after it has been voted on by the committee in accordance with Section 5.6; in the case of assembly consideration, there shall be no reconsideration of a proposed code change after it has been voted on by the assembly in accordance with Section 5.7.

5.4.6 **Time Limits:** Time limits shall be established as part of the agenda for testimony on all proposed changes at the beginning of each hearing session. Each person requesting to testify on a change shall be given equal time. In the interest of time and fairness to all hearing participants, the Moderator shall have limited authority to modify time limitations on debate.

5.4.6.1 **Time keeping:** Keeping of time for testimony by an individual shall be by an automatic timing device. Remaining time shall be evident to the person testifying. Interruptions during testimony shall not be tolerated. Sergeant-at-arms shall maintain appropriate decorum during all testimony.

5.4.6.2 **Proponent testimony:** The Proponent is permitted to waive an initial statement. The Proponent shall be permitted to have the amount of time that would be allocated during the initial testimony period plus the amount of time that would be allocated for rebuttal.

5.4.7 **Points of Order:** Any person participating in the public hearing may challenge a procedural ruling of the Moderator or the Chairman. A majority vote of the eligible voters as determined in Section 5.7.4 shall determine the decision.

5.5 **Floor Discussion:** The Moderator shall place each code change proposal before the hearing for discussion by identifying the proposal and by regulating discussion as follows:

5.5.1 **Discussion Order:**

1. **Proponents.** The Moderator shall begin by asking the proponent and then others in support of the proposal for their comments.
2. **Opponents.** After discussion by those in support of a proposal, those opposed hereto, if any shall have the opportunity to present their views.
3. **Rebuttal.** Proponents shall then have the opportunity to rebut points raised by the opponents.
4. **Re-rebuttal.** Opponents shall then have the opportunity to respond to the proponent's rebuttal.

5.5.2 **Modifications:** Modifications to proposals may be suggested from the floor by any person participating in the public hearing. The person proposing the modification is deemed to be the proponent of the modification.

5.5.2.1 **Submission and Written Copies.** All modifications must be written, unless determined by the Chairman to be either editorial or minor in nature. The modification proponent shall provide 20 copies to the ICC staff for distribution to the committee.

5.5.2.2 **Criteria.** The Chairman shall rule proposed modifications in or out of order before they are discussed on the floor. A proposed modification shall be ruled out of order if it:

1. is not legible, unless not required to be written in accordance with Section 5.5.2.1;
2. changes the scope of the original proposal;
3. is not readily understood to allow a proper assessment of its impact on the original proposal or the code; or
4. is objected to by the proponent of the proposal.

5.5.2.3 **Testimony.** When a modification is offered from the floor and ruled in order by the Chairman, a specific floor discussion on that modification is to commence in accordance with the procedures listed in Section 5.5.1.

5.6 **Committee Action:** Following the floor discussion of each code change proposal, one of the following motions shall be made and seconded by members of the committee.

1. Approve the code change proposal as submitted (AS) or
2. Approve the code change proposal as modified with specific modifications (AM), or
3. Disapprove the code change proposal (D)

Discussion on this motion shall be limited to Code Development Committee members. If a committee member raises a matter of issue which has not been proposed or discussed during the floor discussion, the Moderator shall suspend the committee discussion and shall reopen the floor discussion for comments on the specific matter or issue. Upon receipt of all comments from the floor, the Moderator shall resume committee discussion.

The Code Development Committee shall vote on each motion with the majority dictating the committee’s action. Each committee vote shall be supported by a reason.

The Code Development Committee shall maintain a record of its proceedings including the action on each code change proposal.

5.7 Assembly Consideration: At the conclusion of the committee’s action on a code change proposal and before the next code change proposal is called to the floor, the Moderator shall ask for a motion from the public hearing attendees who may object to the committee’s action. If a motion in accordance with Section 5.7.1 is not brought forward on the committee’s action, the results of the public hearing shall be established by the committee’s action. If a motion in accordance with Section 5.7.1 is brought forward and is sustained in accordance with Section 5.7.3, both the committee’s action and the assemblies’ action shall be reported as the results of the public hearing.

5.7.1 Floor Motion: Any attendee may raise an objection to the committee’s action in which case the attendee will be able to make a motion to:

1. Approve the code change proposal as submitted (ASF), or
2. Approve the code change proposal as modified (AMF) with a specific modification that has been offered from the floor and ruled in order by the Chairman during floor discussion (see Section 5.5.2) or has been offered by a member of the Committee and ruled in order by the Chairman during committee discussion (see Section 5.6), or
3. Disapprove the code change proposal (DF).

5.7.2 Discussion: On receipt of a second to the floor motion, the Moderator shall place the motion before the hearing for discussion in accordance with Section 5.5.1.

5.7.3 Assembly Action: The assembly action shall be in accordance with the following majorities based on the number of votes cast by eligible voters (See 5.7.4).

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5.7.4 Eligible Voters: All members of ICC in attendance at the public hearing shall be eligible to vote on floor motions. Only one vote is authorized for each eligible attendee. Code Development Committee members shall be eligible to vote on floor motions.

5.8 Report of the Public Hearing: The results of the public hearing shall be published and made available not less than 60 days prior to Final Action Consideration except as approved by the ICC Board.

6.0 Public Comments

6.1 Intent: The public comment process gives attendees at the Final Action Hearing an opportunity to consider specific objections to the results of the public hearing and more thoughtfully prepare for the discussion for Final Action Consideration. The public comment process expedites the Final Action Consideration at the Final Action Hearing by limiting the items discussed to the following:

6.1.1 Consideration of items for which a public comment has been submitted; and
6.1.2 Consideration of items which received a successful assembly action at the public hearing.
6.2 **Deadline:** The deadline for receipt of a public comment to the results of the public hearing shall be announced at the public hearing but shall not be less than 30 days from the availability of the report of the results of the public hearing (see Section 5.8).

6.3 **Withdrawal of Public Comment:** A public comment may be withdrawn by the public commenter at anytime prior to Final Action Consideration of that comment. A withdrawn public comment shall not be subject to Final Action Consideration.

6.4 **Form and Content of Public Comments:** Any interested person, persons, group may submit a public comment to the results of the public hearing which will be considered when in conformance to these requirements. Each public comment to a code change proposal shall be submitted separately and shall be complete in itself. Each public comment shall contain the following information:

6.4.1 **Public comment:** Each public comment shall include the name, title, mailing address and telephone number of the public commenter. If group, organization, or committee submits a public comment, an individual with prime responsibility shall be indicated. If a public comment is submitted on behalf a client, group, organization or committee, the name and mailing address of the client, group, organization or committee shall be indicated. The scope of the public comment shall be consistent with the scope of the original code change proposal or committee action. Public comments which are determined as not within the scope of the code change proposal or committee action shall be identified as such. The public commenter shall be notified that the public comment is considered an incomplete public comment in accordance with Section 6.5.1 and the public comment shall be held until the deficiencies are corrected. A copyright release in accordance with Section 3.3.4.5 shall be provided with the public comment.

6.4.2 **Code Reference:** Each public comment shall include the code change proposal number and the results of the public hearing on the code change proposal to which the public comment is directed.

6.4.3 **Desired Final Action:** The public comment shall indicate the desired final action as one of the following:

1. Approve the code change proposal as submitted (AS), or
2. Approve the code change proposal as modified (AM) by one or more specific modifications published in the Results of the Public Hearing or published in a public comment, or
3. Disapprove the code change proposal (D)

6.4.4 **Supporting Information:** The public comment shall include in a statement containing a reason and justification for the desired final action on the code change proposal. Reasons and justification which are reviewed in accordance with Section 6.4 and determined as not germane to the technical issues addressed in the code change proposal or committee action shall be identified as such. The public commenter shall be notified that the public comment is considered an incomplete public comment in accordance with Section 6.5.1 and the public comment shall be held until the deficiencies are corrected. The public commenter shall have the right to appeal this action in accordance with the policy of the ICC Board. A bibliography of any substantiating material submitted with a public comment shall be published with the public comment and the substantiating material shall be made available at the Final Action Hearing.

6.4.5 **Number:** Two copies of each public comment and two copies of all substantiating information shall be submitted. Additional copies may be requested when determined necessary by the Secretariat. A copy of the public comment in electronic form may be requested.

6.5 **Review:** The Secretariat shall be responsible for reviewing all submitted public comments from an editorial and technical viewpoint similar to the review of code change proposals (See Section 4.2).

6.5.1 **Incomplete Public Comment:** When a public comment is submitted with incorrect format, without the required information or judged as not in compliance with these Rules of Procedure, the public comment shall not be processed. The Secretariat shall notify the public commenter of the specific deficiencies and the public comment shall be held until the deficiencies are corrected, or the public comment shall be returned to the public commenter with instructions to correct the deficiencies with a final date set for receipt of the corrected public comment.

6.5.2 **Duplications:** On receipt of duplicate or parallel public comments, the Secretariat may consolidate such public comments for Final Action Consideration. Each public commenter shall be notified of this action when it occurs.
6.5.3 *Deadline:* Public comments received by the Secretariat after the deadline set for receipt shall not be published and shall not be considered as part of the Final Action Consideration.

6.6 *Publication:* The list of public hearing results on code change proposals that have not been public commented and the code change proposals with public commented public hearing results shall constitute the final action agenda. The final action agenda shall be published and made available at least 30 days prior to Final Action consideration.

7.0 **Final Action Consideration**

7.1 **Intent:** The purpose of Final Action Consideration is to make a final determination of all code change proposals which have been considered in a code development cycle by a vote cast by eligible voters (see Section 7.4).

7.2 **Agenda:** The final action consent agenda shall be comprised of proposals which have neither an assembly action nor public comment. The agenda for public testimony and individual consideration shall be comprised of proposals which have an assembly action or public comment (see Sections 5.7 and 6.0).

7.3 **Procedure:** *The Robert's Rules of Order* shall be the formal procedure for the conduct of the Final Action Consideration except as these Rules of Procedure may otherwise dictate.

7.3.1 **Open Meetings:** Public hearings for Final Action Consideration are open meetings. Any interested person may attend and participate in the Floor Discussion.

7.3.2 **Agenda Order:** The Secretariat shall publish an agenda for Final Action Consideration, placing individual code change proposals and public comments in a logical order to facilitate the hearing. The proponents or opponents of any proposal or public comment may move to revise the agenda order as the first order of business at the public hearing, or at any time during the hearing except while another proposal is being discussed. Preference shall be given to grouping like subjects together and for moving items back to a later position on the agenda as opposed to moving items forward to an earlier position. A motion to revise the agenda order is subject to a 2/3 vote of those present and voting.

7.3.3 **Presentation of Material at the Public Hearing:** Information to be provided at the hearing shall be limited to verbal presentations. Audio-visual presentations are not permitted. Substantiating material submitted in accordance with Section 6.4.4 and other material submitted in response to a code change proposal or public comment shall be located in a designated area in the hearing room.

7.3.4 **Final Action Consent Agenda:** The final action consent agenda (see Section 7.2) shall be placed before the assembly with a single motion for final action in accordance with the results of the public hearing. When the motion has been seconded, the vote shall be taken with no testimony being allowed. A simple majority (50% plus one) based on the number of votes cast by eligible voters shall decide the motion.

7.3.5 **Individual Consideration Agenda:** Upon completion of the final action consent vote, all proposed changes not on the final action consent agenda shall be placed before the assembly for individual consideration of each item. (see Section 7.2).

7.3.6 **Reconsideration:** There shall be no reconsideration of a proposed code change after it has been voted on in accordance with Section 7.3.8.

7.3.7 **Time Limits:** Time limits shall be established as part of the agenda for testimony on all proposed changes at the beginning of each hearing session. Each person requesting to testify on a change shall be given equal time. In the interest of time and fairness to all hearing participants, the Moderator shall have limited authority to modify time limitations on debate.

7.3.7.1 **Time Keeping:** Keeping of time for testimony by an individual shall be by an automatic timing device. Remaining time shall be evident to the person testifying. Interruptions during testimony shall not be tolerated. Sergeants-at-arms shall maintain appropriate decorum during all testimony.
7.3.8 **Discussion and voting:** Discussion and voting on proposals being individually considered shall be in accordance with the following procedures:

**7.3.8.1 Allowable Final Action Motions:** The only allowable motions for final action are Approval as Submitted, Approval as Modified by one or more modifications published in the Final Action Agenda, and Disapproval.

**7.3.8.2 Initial Motion:** The Code Development Committee action shall be the initial motion considered.

**7.3.8.3 Motions for Modifications:** Whenever a motion under consideration is for Approval as Submitted or Approval as Modified, a subsequent motion and second for a modification published in the Final Action Agenda may be made (see Section 6.3.3). Each subsequent motion for modification, if any, shall be individually discussed and voted before returning to the main motion. A two-thirds majority based on the number of votes cast by eligible voters shall be required for a successful motion on all modifications.

**7.3.8.4 Voting:** After dispensing with all motions for modifications, if any, and upon completion of discussion on the main motion, the Moderator shall then ask for the vote on the main motion. If the motion fails to receive the majority required in Section 7.5, the Moderator shall ask for a new motion.

**7.3.8.5 Subsequent Motion:** If the initial motion is unsuccessful, a motion for one of the other allowable final action shall be made (see Section 7.3.8.1) and dispensed with until a successful final action is achieved.

**7.3.9 Proponent testimony:** The Proponent of a public comment is permitted to waive an initial statement. The Proponent of the public comment shall be permitted to have the amount of time that would have been allocated during the initial testimony period plus the amount of time that would be allocated for rebuttal.

**7.3.10 Points of Order:** Any person participating in the public hearing may challenge a procedural ruling of the Moderator. A majority vote of the eligible voters as determined in Section 5.7.4 shall determine the decision.

**7.4 Eligible voters:** ICC Governmental Member Representatives in attendance at the Final Action Hearing shall have one vote per eligible attendee on all International Codes.

**7.5 Majorities for Final Action:** The required voting majority based on the number of votes cast of eligible voters shall be in accordance with the following table:

<table>
<thead>
<tr>
<th>Committee Action</th>
<th>Desired Final Action</th>
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<td>AS</td>
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<td>AS</td>
<td>Simple Majority</td>
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<td>AM</td>
<td>2/3 Majority</td>
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<td>D</td>
<td>2/3 Majority</td>
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**7.5.1 Failure to Achieve Majority Vote:** In the event that a code change proposal does not receive any of the required majorities for final action in Section 7.5, final action on the code change proposal in question shall be disapproval.

**7.6 Publication:** The Final action on all proposed code changes shall be published as soon as practicable after the determination of final action. The exact wording of any resulting text modifications shall be made available to any interested party.
8.0 Appeals

8.1 Right to Appeal: Any person shall have the right to appeal a substantive or procedural action or inaction in accordance with the policy of the ICC Board.

Appeals shall be based on substantive or procedural criteria, or both, and include a statement as to why the ICC action should be modified. The ICC will not render decisions on the relative merits of technical matters but will consider whether due process was afforded technical concerns.
Some of the proposed code changes include sections that are outside of the scope of the chapters or the code listed in the table of 2006/2007 Staff Secretaries on page xii. This is done in order to facilitate coordination among the International Codes which is one of the fundamental principles of the International Codes.

Listed in this index are proposed code changes that include sections or codes other than those listed on page xii. For example, IBC Section 307 is proposed for revision in code change F218-06/07, which is to be heard by the IFC Code Committee. Chapter 3 is typically the responsibility of the IBC General Committee as listed in the table of 2006/2007 Staff Secretaries. It is therefore identified in this index. Another example is Section 407.8 of the International Building Code. Chapter 4 is normally maintained by the IBC General committee, but Section 407.8 will be considered for revision in proposed code change G83 and will be placed on the IBC-MOE Committee agenda. In some instances, there are other subsections that are revised by an identified code change that is not included in the list. For example, numerous sections in Chapter 10 of the International Fire Code would be revised by the proposed changes to Chapter 10 of the IBC. This was done to keep the list brief enough for easy reference.

This information is provided to assist users in locating all of the proposed code changes that would affect a certain section or chapter. For example, to find all of the proposed code changes that would affect Chapter 7 of the IBC, review the proposed code changes in the Volume 1 monograph for the IBC Fire Safety Committee (listed with a FS prefix) then review this cross reference for Chapter 7 of the IBC for proposed code changes published in other code change groups. While care has been taken to be accurate, there may be some omissions in this list.

Letter prefix: Each proposed change number has a letter prefix that will identify where the proposal is published. The letter designations for proposed changes and the corresponding publications are as follows:

<table>
<thead>
<tr>
<th>PREFIX</th>
<th>PROPOSED CHANGE GROUP (see monograph table of contents for location)</th>
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<tbody>
<tr>
<td>E</td>
<td>International Building Code - Means of Egress</td>
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<tr>
<td>EB</td>
<td>International Existing Building Code</td>
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<td>EC</td>
<td>International Energy Conservation Code</td>
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<td>EL</td>
<td>ICC Electrical Code - Administrative Provisions</td>
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<td>F</td>
<td>International Fire Code</td>
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<td>FG</td>
<td>International Fuel Gas Code</td>
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<td>FS</td>
<td>International Building Code - Fire Safety</td>
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<td>International Building Code - General</td>
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<td>M</td>
<td>International Mechanical Code</td>
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<td>P</td>
<td>International Plumbing Code</td>
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<td>PSD</td>
<td>International Private Sewage Disposal Code</td>
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<tr>
<td>PM</td>
<td>International Property Maintenance Code</td>
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<tr>
<td>RB</td>
<td>International Residential Code - Building</td>
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<td>RE</td>
<td>International Residential Code - Energy</td>
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<td>S</td>
<td>International Building Code - Structural</td>
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<tr>
<td>WUIC</td>
<td>International Wildland-Urban Interface Code</td>
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<td>Z</td>
<td>International Zoning Code</td>
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INTERNATIONAL BUILDING CODE - cont.

419.2 FS66 (Heard by IBC-FS)
419.3 FS66 (Heard by IBC-FS)
[F]420.4 FS37 Part IV (Heard by IFC)
[F]420.4.1 FS37 Part IV (Heard by IFC)

Chapter 5
501.3 F41 Part II
501.3.1 F41 Part II
501.3.2 F41 Part II
501.3.3 F41 Part II
501.3.4 F41 Part II
508.2.2.1 FS40 Part II

Chapter 6
T601 FS98 (Heard by IBC-FS)
T602 FS23 Part II
602.1 FS4 Part II
604.1 F42 Part II
604.2 F42 Part II
604.3 F41 Part II
604.3.1 F41 Part II
604.3.2 F41 Part II
604.3.3 F41 Part II
604.3.4 F41 Part II

Chapter 7
702.1 G9
704.5 G166
Table 704.8 G166
704.9 G6 Part I
704.9 G6 Part I
706.3.8 G131
706.5 G5, G131
706.7 G9
707.14.1 G7
708.1 G6, G65, G66, G67
708.4 G6 Part I
717.4.2 G6 Part I

Chapter 8
802.1 FS11 Part I
802.1 F65
803.1 FS11 Part I
Table 803.5 G6 Part I
803.5 FS11 Part I
803.6.1 FS11 Part I
803.8 FS147
[F]806.5 FS11 (Heard by IFC) Part IV
[F]806.6(New) F65

Chapter 9
Many of the proposed code changes to Chapter 9 of the IFC, would also change sections in Chapter 9 of the IBC. See the ‘F’ proposed code changes for the IBC Chapter 9 sections that would be affected.
901.2 F80 Part II
901.7 FS37 Part I
902.1 G9
903.1 F121 Part II
903.1 F122 Part II
[F]903.2 FS37 Part IV (Heard by IFC)
[F]903.2.8.1 G8
[F]903.2.10.1 G8
[F]903.2.13 G131
[F]Table 903.2.13 G5, G131
[F]904.3.1 G2 Part II
[F]905.3.1 G81
905.7 FS84
[F]906.1 F226
[F]907.2.4 G6 Part II
[F]907.2.8.1 G6 Part II
[F]907.2.9 G6 Part II
[F]907.2.24(New) F155
[F]907.6 G2 Part II
[F]909.2 G74 Part I
[F]909.11 FS37 Part IV (Heard by IFC)
[F]909.11 G2 Part II
[F]909.12.1 G2 Part II
[F]909.16.3 G2 Part II
909.20.2 FS37 Part I
909.20.2.1 (New) FS37 Part I
909.20.2.1 (New) FS37 Part I
909.20.6.1 FS37 Part I
[F]910.3.4 FS37 Part IV (Heard by IFC)
[F]910.4.4 FS37 Part IV (Heard by IFC)
[F]911 G7 Part III
[F]911.1 F43, F221
[F]911.1 G90 Part II

Chapter 10
1009.11 G8
1013.1 G223
1014.2 G84 Part II (Heard by MOE)
Table 1017.1 G65, G67
1017.1 FS70 Part II
1019.1 G71 (Heard by MOE)
1020.1 G8
1021.3  FS37 Part III
1022.2  FS37 Part III

Chapter 12
1203.2  EC28 Part III
1203.3.2  EC28 Part III

Chapter 14
1403.2  EC28 Part IV
T1405.2  S113-06/07 Part II
1405.4  G6 Part I
1405.5.2  FS175 (Heard by IBC-S)
1405.5.2  FS176 (Heard by IBC-S)
1405.5.2  FS177 (Heard by IBC-S)
1405.10.1  G2 Part I
1406.2.2  G6 Part I, G81
1406.3  G6 Part I
1407.9  FS11 Part I
1407.10.1  FS11 Part I
1407.10.2  FS10 Part I

Chapter 15
1503.4  FS187 (Heard by IBC-S)
1503.4.1 (New)  FS187 (Heard by IBC-S)
1503.4.2  P134
1503.4.2 (New)  FS187 (Heard by IBC-S)
1503.4.3 (New)  FS187 (Heard by IBC-S)
1503.6 (New)  FS189 (Heard by IBC-S)
1503.6 (New)  FS190 Part I (Heard by IBC-S)
1504.1.1  FS191 Part I (Heard by IBC-S)
1504.2  FS192 (Heard by IBC-S)
1504.3  FS192 (Heard by IBC-S)
1504.3.1  FS193 Part I (Heard by IBC-S)
1504.3.1  FS194 (Heard by IBC-S)
1504.3.2  FS195 (Heard by IBC-S)
1504.4  FS196 (Heard by IBC-S)
1504.7  FS194 (Heard by IBC-S)
1504.8  FS192 (Heard by IBC-S)
1504.8  FS198 (Heard by IBC-S)
T1504.8  FS192 (Heard by IBC-S)
Table 1505.1  G6 Part I
1507  FS190 Part I (Heard by IBC-S)
1507  FS200 (Heard by IBC-S)
1507.2.7  FS191 Part I (Heard by IBC-S)
1507.2.9.2  FS201 Part I (Heard by IBC-S)
1507.2.9.4  FS188 Part I (Heard by IBC-FS)
1507.3  FS202 Part I (Heard by IBC-S)
1507.4.3  FS203 (Heard by IBC-S)
T1507.4.3  FS203 (Heard by IBC-S)
1507.5.4  FS203 (Heard by IBC-S)

T1507.8  FS204 (Heard by IBC-S)
T1507.8  FS205 Part I (Heard by IBC-S)
T1507.9.5  FS207 (Heard by IBC-S)
1507.12.3 (New)  FS208 (Heard by IBC-S)
1507.13.3 (New)  FS209 (Heard by IBC-S)
1507.16 (New)  FS210 (Heard by IBC-S)
1509.2.1  FS211 (Heard by IBC-G)
1510.3  FS189 (Heard by IBC-S)
1510.3  FS190 Part I (Heard by IBC-S)
1510.3  FS192 (Heard by IBC-S)
1510.3  FS212 (Heard by IBC-S)
1510.3  FS213 Part I (Heard by IBC-S)
1510.3  FS214 Part I (Heard by IBC-S)
1509.5.1  G81

Chapter 16
1609.5.2  FS191 Part I
1611.1  FS187
1612.3  G4

Chapter 17
1702.1  FS156 Part II
1704.10  S38-06/07(Heard by IBC-FS)
1704.10  S39-06/07(Heard by IBC-FS)
[F]1704.14.1  S40-06/07(Heard by IBC-FS)

Chapter 18
1808.2.5  G6 Part I, G81

Chapter 19
1910.1  EC28 Part V
1915.5  G6 Part I, G81
1915.5  FS155 (Heard by IBC-FS)

Chapter 23
2103.2  FS10 Part III
2301.2  RB33 Part II

Chapter 25
2509.3  EC28 Part V
2510.6  EC28 Part V

Chapter 26
2603.3  FS11 Part I
2603.4  FS10 Part I
2603.4.1.13  FS11 Part I
2603.5.1  FS10 Part I
2603.5.4  FS11 Part I
2603.8  FS43
2606.4  FS11 Part I
[F]2604.2.4  FS11 Part IV (Heard by IFC)
2606.12  G6 Part I
<table>
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<tr>
<th>Chapter 27</th>
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<tbody>
<tr>
<td>2702.21 (New)</td>
<td>P67</td>
</tr>
<tr>
<td>2702.2.3</td>
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<td>3004.2</td>
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**Chapter 35**

F128, F156 Part II, F209, F226

**Appendices**

**Appendix D**

D102.2.8 FS11 Part I

**Appendix E**

E104.4 (New) E191

**Appendix G**


**Appendix K**

[F]K1202.8 G2 Part II

**Appendix L (New)**

F216 Part II

**ICC ELECTRICAL CODE**

101.4 (New) G1 Part III

[F]1202.8 G2 Part II

**INTERNATIONAL EXISTING BUILDING CODE**

**Chapter 1**

Ch. 1 G221 Part II

101.6 (New) G1 Part II

102.4 G3 Part II

106. G222 Part II

106.1 G222 Part II

106.1.1 G222 Part II

106.1.1.1 G222 Part II

106.1.2 G222 Part II

106.1.3 G222 Part II

106.2 G222 Part II

106.3 G222 Part II

**Chapter 2**

202 G33 Part II

**Chapter 3**

302.1.1 S30

302.3 G198

302.4.1 (New) G199

303.3 G200 Part I
INTERNATIONAL EXISTING BUILDING CODE – cont.

308.1 G201 Part I
   G205 Part I
   G206 Part I
308.4 G201 Part I, G202
   Part I, G203 Part I,
   G204 Part I
308.4.1(New) G203 Part I
308.4.2 (New) G203 Part I
308.5 G201 Part I
308.6 G201 Part I
   G206 Part I
308.7.1(new) G207 Part I
308.8.7 G205 Part I
   G206 Part I
   G209 Part I
308.8.8(New) G205 Part I
308.8.9 E185
308.8.9 P29, P30, P31
308.9.4 E185
308.9.4 P29, P30, P31
308.8.11(G210
308.8.12 (New) G211 Part I
308.9 G4

Chapter 5
508.2 M112 Part II

Chapter 6
605.1 G201 Part II
   G205 Part II
   G206 Part II
605.1.8 G205 Part II
   G206 Part II
   G209 Part II
605.1.8 P29, P30, P31
605.1.9 (New) G205 Part II
605.1.9 E185
605.1.11(New) G211 Part II
605.2.1 (New) G207 Part II

Chapter 7
705.3.1.2.2 G200 Part II
706.2 G208 Part II
706.3 G205 Part II
   G206 Part II
   G209 Part II
706.4(New) G205 Part II

Chapter 8
806.1 G201 Part II
   G205 Part II
   G207 Part II
   G209 Part II
308.7.1 G203 Part II
308.8.7 G205 Part I
   G206 Part I
   G209 Part I
308.8.8(New) G205 Part I
308.8.9 E185
308.8.9 P29, P30, P31
308.9.4 E185
308.9.4 P29, P30, P31
308.8.11 G210
308.8.12 (New) G211 Part I
308.9 G4

Chapter 10
1005.1 G201 Part II

Chapter 11
1104.1.4 E185
1104.1.6 P29, P30

Chapter 13
1301.2.5 G212
1301.6.1.1 G9
1301.6.2.2 G9
1301.6.4.1 G9
1301.6.8.1 G9
1301.6.10.1 G9
Table 1301.6.11 G6
1301.6.16.1 FS37
Table 1301.6.18 G5
1301.6.19 G5, G9, G131
Table 1301.6.19 G5, G131
Table 1301.7 G5

Chapter 14
1401.6.1 G4
1403.1 G4
[F]1406.4 F228
[F]1409(New) F228

INTERNATIONAL ENERGY CONSERVATION CODE

Chapter 1
Ch. 1 G221 Part III
101.6(new) G1 Part IV
107.2 G3 Part III

INTERNATIONAL FIRE CODE

Chapter 1
Ch. 1 G221, IV
INTERNATIONAL FIRE CODE – cont.

101.6 (New) G1 Part V
102.6 G3 Part IV

Chapter 4
404.3.1 E38 (IFC Part II)
404.3.2 E38 (IFC Part II)

Chapter 5
509 G7 Part III, G90 Part II

Chapter 6
604.2.3 E80
604.2.7 (New) E151
604.2.20 (New) E148

Chapter 7
703.5 (New) FS14 Part II
703.5 (New) FS15 Part II

Chapter 8
Table 803.3 G6 Part II
803.5.1 FS11 Part IV
804.2.4 FS11 Part IV

Chapter 9
903.2 FS37 Part IV
903.2.8.1 G8
903.2.10.1 G8
903.2.13 G131
Table 903.2.13 G5, G131
904.3.1 G2 Part II
905.3.1 G81
907.2.4 G6 Part II
907.2.8.1 G6 Part II, G6 Part II
907.2.9 G6 Part II
907.6 G2 Part II
909.2 G74 Part I
909.11 FS37 Part IV
909.13 G2 Part II
909.12.1 G2 Part II
909.16.3 G2 Part II
910.3.4 FS37 Part IV
910.4.4 FS37 Part IV

Chapter 10
[B]1009.11 G8
[B]1013.1 G223
[B]1014.2 G84 Part II (Heard by MOE)
[B]Table 1017.1 G65, G67
[B]1019.1 G71
1017.1 FS70 Part II
[B]1020.1 G8
[B]1021.3 FS37 Part III
[B]1022.2 FS37 Part III

Chapter 18
1803.7.1 G2 Part II

Chapter 27
2704.7 G2 Part II

INTERNATIONAL FUEL GAS CODE

Chapter 1
Ch. 1 G221 Part V
101.6(new) G1 Part VI
108.7 M9 Part III

Chapter 3
301.11 RP131 Part IV
303.5 M18 Part II
306.1 M21, M22 Part I
306.3 M23 Part I
306.3.2 (New) M26 Part I
306.4 M24 Part I
306.5 M28, M29, M30
306.5.1 M31
307.2.1 (New) M32 Part III
307.3 M34, M35 Part II, M36
311 (New) M41 Part III

Chapter 4
404.5 RP1

Chapter 6
614.6.1 M59, M60, M61, M62
614.6.3 (New) M63

INTERNATIONAL MECHANICAL CODE

Chapter 1
Ch. 1 G221 Part VI
101.5(New) G1 Part VII
102.8 G3 Part V

Chapter 3
303.4 FG18
304.5 FG20
305.5 RP1

Chapter 4
401.2 G170 Part II

Chapter 5
506.3.10 FS8 Part II
### INTERNATIONAL RESIDENTIAL CODE – cont.

<table>
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#### Chapter 6

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#### Chapter 4

- 403.1.1 E185

#### Chapter 5

- 505.1 EC 133

#### Chapter 12

- [F]1202.1 F230

### INTERNATIONAL PRIVATE SEWAGE DISPOSAL CODE

#### Chapter 1

- Ch. 1 G221 IX
- 101.6(New) G1 Part X
- 102.8 G3 Part VIII

### INTERNATIONAL PROPERTY MAINTENANCE CODE

#### Chapter 1

- Ch. 1 G221 Part VIII
- 101.5 (New) G1 Part IX
- 102.7 G3 Part VII

#### Chapter 3

- 304.4.1 F41 Part III
- 305.2.1 F41 Part III

#### Chapter 5

- [P] 506.3 (New) P130

#### Chapter 7

- 705.1 F41 Part II
- 705.1.1 F41 Part II
- 705.2 F41 Part II
- 705.2.1 F41 Part II
- 705.3 F41 Part II

### INTERNATIONAL PLUMBING CODE

#### Chapter 1

- Ch. 1 G221 VII
- 101.5(New) G1 Part VIII
- 108.7 M9 Part II

#### Chapter 3

- T308.5 M20 Part II
- 314.2.1 M32, M33
- 314.2.2 M34, M35 Part I, M36 Part I
- Table 314.2.2 M34
- 314.2.3 M37 Part I, M38 Part I
- 314.2.3.1 M39 Part I
- 314.2.3.2 (New) M40 Part I

### INTERNATIONAL RESIDENTIAL CODE

#### Chapter 1

- Ch. 1 G221 Part X
- R101.2 G92 Part II
- R101.2.1(New) G38 Part II
- R101.3 G11 Part II
- R101.4(New) G1 Part XI
- R102.4 G3 Part IX
- R102.7.2 EC7 Part II
- R104.11 EC14 Part II
- R106 G222 Part III
INTERNATIONAL RESIDENTIAL CODE – cont.

Chapter 2
R202 – flight E6 (Part II IRC)
202 G34 Part II
R202 M108 Part II
R202 EC40 Part II
R202 EC28 Part II
R202 P14
R202 S9-06/07 Part II
R202 S10-06/07 Part II
R202 S11-06/07 Part II
R202 S12-06/07 Part II

Chapter 3
R301.2.1.1.1 (New) S62-06/07 Part II
R301.2.1.2 S19-06/07 Part II
TR301.2.1.2 S19-06/07 Part II
R301.3 S100-06/07 Part II
TR301.5 S9-06/07 Part II
TR301.5 S10-06/07 Part II
TR301.5 S11-06/07 Part II
TR301.5 S12-06/07 Part II
R302.1.5 S10-06/07 Part II
R302.1.5 S11-06/07 Part II
TR302.3 S11-06/07 Part II
R302.3 S10-06/07 Part II
R302.3 S11-06/07 Part II
TR302.3 S10-06/07 Part II
R302.3 S11-06/07 Part II
R302.3 S12-06/07 Part II
R302.3.1 E62 Part II IRC
R311.5.3 (New) E59 (Part II IRC)
R311.5.3 E59 (Part II IRC)
R311.5.3.1 E59 (Part II IRC)
R311.5.3.2 E59 (Part II IRC)
R311.5.3.3 E58 (Part II IRC)
R311.5.8.1 E67 (Part II IRC)
R312.1 E96 (Part II IRC)
R312.2 (New) E96 (Part II IRC)
R312.2 E96 (Part II IRC)
R312.3 (New) E101 (Part II IRC)
R312.3 (New) E101 (Part II IRC)
R313.2.1 F114 Part II
R313.2.1 F115 Part II
R313.3 F111 Part II
R314.3 FS11 Part V
R314.4 FS10 Part IV
R314.6 FS11 Part V
R315.3 FS11 Part V
R315.4 FS11 Part V
R316.1 FS11 Part V
R316.2 FS11 Part V
R317.1 FS10 Part IV

Chapter 4
402.11.1 G55 (Heard by FS)
407.8 (New) G83 (Heard by MOE)

Chapter 5
TR503.2.1.1 (1) S72-06/07 Part II
R602.3 S70-06/07 Part II
TR602.3 (1) S72-06/07 Part II
TR602.3 (1) S70-06/07 Part II
TR602.3 (3) S72-06/07 Part II
TR602.3 (3) S70-06/07 Part II

Chapter 6
R602.8.1 FS145 Part II
R602.8.1 FS146 Part II

Chapter 7
R702.3.8 EC28 Part II
TR703.4 FS181 Part II
R703.10.2 FS181 Part II

Chapter 8
R806.1 G171 Part II
R806.2 EC28 Part II

Chapter 9
R906.1 G171 Part II
R905 FS190 Part II
R905.2.6 FS191 Part II
INTERNATIONAL RESIDENTIAL CODE – cont.

R905.2.8.2 FS201 Part II  N1102.4.3 EC56 Part II
R905.2.8.3 FS188 Part II  N1102.5 EC28 Part II
R905.3 FS202 Part II  N1102.5.1 EC58 Part II
R905.7.5 FS204 Part II  N1102.5.1 EC59 Part II
R905.7.5 FS205 Part II  N1102.5.1 (New) EC28 Part II
R905.8.6 FS204 Part II  TN1102.5.1 EC28 Part II
R905.8.6 FS206 Part II  N1102.5.2 (New) EC28 Part II
R907.3 FS190 Part II  N1102.5.3 (New) EC28 Part II
R907.3 FS213 Part II  N1103.2.1 EC62 Part II
R907.3 FS214 Part II  N1103.2.2 EC64 Part II

Chapter 11

Fig. N1101.2 EC29 Part II
N1101.7 EC15 Part II
T N1101.2 EC29 Part II
N1101.6 (New) EC11 Part II
N1101.8 EC31 Part II
N1101.8 EC32 Part II
N1101.8 EC33 Part II
N1102.1.1 EC36 Part II
N1102.1.2 EC34 Part II
N1102.1.2 EC38 Part II
T N1102.1.2 EC34 Part II
N1102.1.4 EC37 Part II
T N1102.1.4 EC37 Part II
N1102.11 (New) EC57 Part II

N1102.11t (New) EC57 Part II
Fig. N1102.1 EC40 Part II
Fig. N1102.1 EC41 Part II
T N1102.1 EC34 Part II
T N1102.1 EC35 Part II
T N1102.1 EC36 Part II
T N1102.1 EC40 Part II
T N1102.1 EC41 Part II
T N1102.1 EC42 Part II
T N1102.1 EC43 Part II
T N1102.1 EC44 Part II
T N1102.1 EC45 Part II
N1102.2.2 EC47 Part II
N1102.2.2 (New) EC48 Part II
N1102.2.3 EC34 Part II
N1102.2.3 (New) EC49 Part II
N1102.2.5 EC51 Part II
N1102.2.8 EC28 Part II
T N1102.2 EC43 Part II
N1102.3.3 EC52 Part II
N1102.3.7 (New) EC53 Part II
N1102.3.7 (New) EC54 Part II
N1102.4.1 EC55 Part II

Chapter 13

M1305.1 M22 Part II
M1305.1.3 M23 Part II, M25 Part II
M1305.1.4 M24 Part II, M27 Part II
M1305.3.2 (New) M26 Part II
M1309 (New) M41 Part II

Chapter 14

M1411.3 M32 Part II, M33 Part II
M1411.3.1 M37 Part II, M38 Part II
M1411.3.1.1 M39 Part II
M1411.3.2 M35 Part II, M36 Part II
M1411.3.3 (New) M40 Part II

Chapter 15

M1501.2 RB177 (Heard by IRC-BE)
M1502.6 M59 Part II, M60 Part II, M61 Part II, M62 Part II
M1502.7 (New) M63 Part II
M1503.2 M64 Part II

Chapter 16

M1601.1.2.1 (New) M94 Part II
M1601.1.2.2 (New) M94 Part II
M1601.1.2.3 (New) M94 Part II
M1601.2.1 FS11 Part VI
M1601.2.1 M100 Part III
M1601.3.1 M91 Part II, M95 Part II, M100 Part III

Chapter 17

M1701.1 M108 Part II
M1701.6 RB131 Part II
M1702.2 M103 Part II
INTERNATIONAL RESIDENTIAL CODE – cont.

M1703.2          M102 Part II, M105   P2903.9.4   P68
M1703.2.1        M105 Part II       P2903.9.5   P87
Chapter 21
M2101.2          M129 Part II       P2904.4     P18
M2101.11 (New)   M128 Part II       P2904.5     P56
Chapter 22
M2103.2          M130 Part II       P2904.5.1   P18
M2103.2.1        M130 Part II       P2904.6     P66
Chapter 23
M2103.2.2        M130 Part II       P2904.6     P18
M2103.2.3        M130 Part II       P2904.6     P66
Chapter 24
M2103.2.4        M130 Part II       P2904.6     P65
Chapter 25
M2201.6          RB131 Part II      P2904.6     P64
Chapter 26
M2301.3.1        M131 Part II       P2904.6     P63
Chapter 27
Chapter 28
Table P2701.1    P35
P2706.2.1        P40
and others
P2708.2          P41
P2708.3          P35
P2709.1          P42
P2709.2          P42
P2709.2.4 (New)  P42
P2713.3          P35
P2722.1          P35
P2722.2          P35
Chapter 29
P2801.5          P52
P2801.8 (New)    P47
P2803.6.1        P50
P2803.6.1        P51
P2803.6.2 (New)  P51
Chapter 30
P2802.3          P86
TP2902.3         P35
P2902.3.3        P89
P2902.3.2        P92
P2902.3.5        P88
P2902.3.6        P93
P2902.4.2        P35
P2902.5.1        P98
P2902.5.4        P100
Appendix O
AO 101.12        P135
AO 102.2         P136
AO 102.5         P137
Appendix S
Appendix S       P111
INTERNATIONAL WILDLAND URBAN INTERFACE CODE

Chapter 1
Ch. 1 G221 Part XI
101.6(New) G1 Part XII

Chapter 2
202 FS11 Part VII

INTERNATIONAL ZONING CODE

Chapter 1
Ch. 1 G221 Part XII
101.6(New) G1 Part XII
# 2006/2007 CODE DEVELOPMENT HEARING SCHEDULE

**September 20-October 1, 2006**  
Disney’s Coronado Springs Resort, Lake Buena Vista, FL [(407) 939-1020]

Unless noted by “Start no earlier than X:00,” (See Note 5 below) each Code Committee will begin immediately upon completion of the hearings for the prior Committee. Thus the actual start times for the various Code Committees are tentative. The hearing volume is considerably high. The schedule anticipates that Track 1 hearings will continue on Sunday, October 1st.

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<thead>
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</tr>
<tr>
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<td>IECC</td>
<td>IEBC</td>
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<td>End 8 pm</td>
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**Notes:**

1. Hearing times may be modified at the discretion of the Chairman. Breaks and lunch to be announced.
2. Proposed code changes submitted to the International Wildland Urban Interface Code (IWUIC) to be heard by the IFC Committee.
3. Proposed code changes submitted to the International Zoning (Z) and Property Maintenance (PM) Codes to be heard by the IPM/Z Committee.
4. Proposed code changes submitted to the ICC Electrical Code-Administrative Provisions (EL) to be heard by the IBC-General Committee (Appendix K of the IBC).
5. Due to the uncertainties in the hearing process, start times indicated as “start no earlier than X:00” are conservatively estimated and are not intended to be scheduled targets.
# 2006/2007 Proposed Changes to the International Codes

## Volume 1

<table>
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<th>Code</th>
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<tr>
<td>General</td>
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<td>Means of Egress</td>
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