ICC Board of Appeals

c/o International Code Council
500 New Jersey Ave., NW
6th Floor
Washington, DC 20001

February 5, 2024

To whom it may concern:

I am writing in opposition of appeals 23-07-AGA and 23-08-APGA. The principle ideas behind these provisions under appeal were passed/approved by the code officials in the 2021 IECC development process. That process, disputed as it may have been, was proven to be legitimate by an independent audit. ICC affirmed the voting results and the process by which they were passed, only to later forcibly remove those provisions after a ruling by the ICC Board.

Now, we’ve gone through the newly implemented standards process, and here we are considering those same provisions. Two different processes, but the same result. It appears to me there is a strong desire to have these concepts and ideas included in the model code.

It’s understandable why certain groups are appealing that inclusion. They’re simply fighting for their survival as organizations/industries. There is nothing wrong with the new process, and there wasn’t the last time. They’re just trying everything they can to stop the inevitable momentum towards a cleaner future.

The question the ICC needs to ask itself is: will this be the moment when ICC begins the transition away from fossil fuels, or will ICC leadership allow special interest groups to replicate the pressure they previously exerted in the hopes of staving off their endangered status for another development cycle?

Hoping for a cleaner future,

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