

**THE
SOUTH
FLORIDA
BUILDING
CODE**

1977 BROWARD EDITION

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July

Nº 2941

**BROWARD COUNTY
BOARD OF RULES AND APPEALS**

July 1, 1977

MEMORANDUM

This Code change or revision dated July 1 is broken down into two parts:

1. An Errata Sheet which enumerates many small changes throughout the Code. This is printed on green paper punched so that it may be inserted in the front of the book for future reference, or you may make these changes as you wish.
2. Reprinted sheets where changes or revisions are of greater importance. Please remove the old pages and replace with those supplied.

*These sheets have
already been
inserted in book*

THE SOUTH FLORIDA BUILDING CODE

1977 Broward Edition

ERRATA SHEET

The following are minor changes which should be made throughout the codebook:

SECTION	CHANGE
306	Change "ONF" to "OF" (Cleanup of site)
401	DEFINITIONS Distance Separation: 3 line from top Change "continuous" to "contiguous" Fire-Retardant Treated Wood: 2 line Change Sec. 2908 to Sec. 2914 Room: middle of 3 line Change "hot" to "not" Street: middle of 2 line Change "roof" to "road"
506.2 (c)	1 line Change TABLE No. 31-C to "Table 31-C" 3 line Change "one-half four fire-resistive" to "one-half hour fire-resistive"
506.4	EXCEPTIONS (a): 2 line Change "proovided" to "provided"
507.2 (c)	Section reads "3706" (figures not clear)
(d)	1 line Change "the" to "be" (Code to be fire-resistive) 3 line Change "section 503" to "Section 508"

- 508.2** 2 line from bottom
Change "requiried" to "required"
- 509.2** 2 line
Change "Paragraph 4506.1 (d)" to "Paragraph 4506.1 (b) & (c)"
- 510.2** 2 line
Change "occupants contents" to "occupant content"
- 607.2** **PLATFORMS (1)**
Change to "PLATFORMS: (a)"
- 1305.2 (b)** Delete the present section and substitute with:
TOILET ROOMS: Toilet rooms shall have a minimum width of three feet and a minimum area of 15 square feet.
- 1401** Heading, "1404 GROUP I OCCUPANCY DEFINED"
Change to "1401 GROUP ..."
- 1405.2 (b)** Delete the present section and substitute with:
TOILET ROOMS: Toilet rooms shall have a minimum width of three feet and a minimum area of 15 square feet.
- 1602.5** Change to "1602.4"
- 1805.3 (c)** 2 line
Change "portected" to "protected"
- 1806.4 (b)** ~~Last line~~
~~Change "five inches" to "four inches"~~
- (c)** 2 line
Delete "tributory"
- 2303.3 (a)** 3 line
Change "applie" to "applied"
- (d)** "Handrails shall be designed, etc."
This paragraph is presently below 2303.5 and should be moved up into this spot."
- 2401.3** Last line
Change "sarhy" to "sary"
- 2404.1 (b)** 3 line
Change "fot" to "foot"
- 2504.2** Change second (b) paragraph to "c"
- 2506.4 (a)** 3 line
Change "hat" to "that"
- 2902.2** **ROOF SHEATHING (page 29-14)**
Change "2902.2" to "2909.2"

- 3103.3** In heading
Change "HARDWARD" to "HARDWARE" in both places
- ~~3104.5~~ ~~Dead Ends (page 31-9)~~
Change C in table to C-1 Max Dead Ends 50
~~Add in table, C-2 Max Dead Ends 100~~
- 3108.1 (d)** 1 line
Change "F-2" to "F-1" to read:
"In other than Groups C, D, E and F-1 Occupancies
..."
- 3108.1 (c) (1)** 2 word
Change "nore" to "more"
- 3108.3 (b)** 1 line
Change "hall" to "shall"
- 3112.3 (a) (3)** (page 31-21)
Delete last sentence "Dry cell batteries etc." and
substitute "Electric battery-operated emergency
lights shall use only reliable types of storage batteries,
provided with suitable facilities for maintenance in
properly charged condition."
- 23112.4 (c)** 2 line
Change "rproduce" to "produce"
- 3115.3** PANIC HARDWARE:
Change "earea" to "area" in first line
- 3116.4** Delete EXCEPTION
Change Sec. (c) to "(b)"
- 3120.3 (c) (1)** Change
(dd) "ned" to "need"
- 3121.3 (b) (4)** page 31-35)
2 line delete "Type 3 emergency lighting is provided"
substitute
"where Type 2 emergency lighting is provided."
- 3122.1 (a) (4)** Change 28 inches to 29 inches.
- 3122.1 (e)** Change "loding" to "lodging".
- 3122.2 (b)** Delete last two words reading, "Section 3706" and
substitute with "Table 31-C and Section 3706"
- 3123.3 (a)** Change last two words at end of paragraph
From "28 inches" to "29 inches"
- 3124.3 (c)** Change in last line
"portected" to "protected"

- Table 37-B** (page 37-18 — Item 60
Delete the number "1" shown under the "1 Hr." column
- 3706.1 (b)** Last word in paragraph
Change "erein" to "herein"
- 3801.3 (e) (2)** At the end of the paragraph
Add "the total of all floors."
- 3803.5 (a) (1) 2** from last line, delete "100 pounds per square inch pressure at the topmost outlet" and substitute with:
"the pressure to which the system may be subjected."
- 3803.5 (a) (1)** Delete (1) — this becomes sub-paragraph (a) and the present sub-paragraph (2) becomes (b)
- 3803.6 (b)** In middle of 2 page, change "one" to "two" with paragraph reading
"At each floor, including the basement, a two and one-half inch Fire Department outlet and a two and one-half inch line leading to a one and one-half inch hose station shall be provided except as set forth in Paragraph 5102.1 (h) of this Code."
- 3804.1 (b)** Delete present section and substitute with:
PRESSURE: (1) The water supply shall be sufficient to maintain 65 pounds per square inch residual pressure at the topmost standpipe outlet with flow as set forth in sub-paragraph 3804.1 (a) (1) herein.
- 3903** Delete "Chapter 47" at end of sentence and substitute with:
"NFPA 211."
- 4008.3** 7 line
Change "fram" to "frame"
- 4103.3 (d) (3)** Add new paragraph as follows:
(d) (3) Range or grease filters or equally effective grease traps shall be installed in all commercial use installations and shall be of non-combustible construction, proportioned not to decrease the air velocity in the duct below the limit set forth in Paragraph 4103.3 (d) (2).
- 4106.1** In paragraphs (h) (p) and (r) ~~(s)~~
Change "NCPR" to "NCRP"
- 4502.10** Change "NFTA" to "NFPA"
- 4506.1 (c) (1)** Delete second "or" in first line. Section to read:
"Buildings equipped with six meters or less which are two stories or less in height, need not be provided with a meter room."
- 4601.1 (b) (13)** Delete in last line, "by the Florida Department of Pollution Control" and substitute with: "in accordance with Sec. 301.2"

- Table 46-C** Add "storm" to sewer pipe, to read:
"Asbestos Cement Storm Sewer Pipe"
- Delete: "Asbestos Cement Pressure Pipe (for water service)
C296"
- 4605.13** Delete last two lines reading: "the Division of Health of the
Florida Department of Health and Rehabilitation
Services Sewerage Guide Manual, and Pollution
Control Standards."

Substitute with: "shall be in accordance with Sec.
301.2"
- 4608.1 (k)** Add new sub-paragraph (k) as follows:
"(k) All exposed traps 2" and smaller except tubs,
showers and floor drains shall be of the swivel type
with two collars.
- 4613.19 (b) (5)** After second word, add "or warehouse"
Section to read: "Each store or warehouse shall have
..."
- 4614.3(e)** Delete last line which reads: "securely attached to the
body of the faucet" and substitute with:
"of a permanent non-removable type"
- ~~4614.7 (g)~~ ~~Middle of 2 line~~
Change "paint" to "point"
- 4903.6 (d) (1)** Beginning of 2 line
Change "1" to "I"
- 5004.2 (a)** 2 line
Change "recirculation" to "recirculation"
- 5004.3 (a)** Last line
Change "not" to "no"
- 5004.3 (b)** Disposal (page 50-6)
Delete "Florida Department of Pollution Control"
substitute "Broward County Environmental Quality
Control and/or Florida Department of Environmental
Regulation."
- 5005.1 (d) (4)** (page 50-9)
Delete paragraph as written. Substitute "If the pit
and/or cover of below ground installations is not
watertight, the pit shall have approved drainage."
- 5106.1 (c)** (page 51-4)
Voice Communication System. Delete word "no" from
paragraph with paragraph reading as follows:
"The Fire Department System shall have provision to
over-ride the Public Address System in all areas."

(c) Non-structural repairs and alterations exclusive of fixtures and furniture, the cost of which does not exceed 25 percent of the value of the existing building or structure and which does not effect egress or fire-resistivity, may be made of the same material onf which the building or structure is constructed.

(d) Repairs and alterations amounting to 25 percent but not exceeding 50 percent of the value of the existing building may be made during any 12 month period without making the entire existing building comply provided such repairs and alterations comply with the requirements of this Code for a building of like area, height and Occupancy.

(e) When repairs and alterations amounting to more than 50 percent of the value of the existing building are made during any 12 month period, the building or structure shall be made to conform to all the requirements for a new building or structure or be entirely demolished.

104.4 ROOFING: Not more than 25 percent of the roof covering of any building or structure shall be replaced in any 12-month period unless the entire roof covering is made to conform to the requirements of this Code.

104.5 VALUE DETERMINATION: For the purpose of this Section, the value of a building or structure shall be the estimated cost of constructing a new building of like size, design and materials at the site of the original structure, assuming such site to be clear and deducting therefrom an amount for depreciation, deterioration and damage before such proposed new construction is started. For the purpose of this section, cost of additions, alterations and repairs shall be construed as the total cost of labor, materials and services, based on current prices for new materials.

104.6 STRUCTURAL DETERMINATION: For purposes of this Section, structural shall mean any part, material or assembly of a building or structure which affects the safety of such building or structure and/or which supports any dead or designed live load and the removal of which part, material or assembly could cause, or be expected to cause, all or any portion to collapse or to fail.

104.7 CHANGE OF OCCUPANCY: (a) Any existing building for which the Group of Occupancy is changed from its former or existing Group of Occupancy shall be required to have stairways, egress and fire-extinguishing apparatus as set forth herein for buildings hereafter erected for similar Groups of Occupancy, whether or not such building complies with other requirements of this Code for new structures.

(b) Any existing building for which the Group of Occupancy is changed shall comply with all the requirements for a new building of like Group of Occupancy and Type of Construction except as follows:

(1) Where each existing building fails to comply in only the single respect that it is of Type III Construction and exceeds two stories in height, this height limitation for Type III Construction may be extended to four stories provided the building is equipped with an approved automatic fire-extinguishing system.

(2) Where, in the opinion of the Building Official based on life and fire risk, the proposed Group of Occupancy is not more hazardous than the existing use he may approve such change of Group of Occupancy and require compliance with the requirement of this code for buildings of like Group of Occupancy to the extent of all, none or only those requirements which, in his opinion, are specifically pertinent to safeguard the life, health and welfare of persons.

(c) Change of Group of Occupancy shall not be construed to be a change of tenants or ownership where the Group of Occupancy remains the same, and the fact that a building is vacant or has not been tenanted does not change its Group of Occupancy from its most recent Group of Occupancy.

104.8 EXISTING BUILDINGS: (a) Any existing building, which complied with the Code in effect at the time of its construction or at the time of establishment of its present Group of Occupancy, may continue in its approved Group of Occupancy but such continued approval may not be construed to prohibit the inspection authority from at any time requiring that the minimum standards of safety such as, but not limited to, strength, egress, fire-resistance, openings in walls, or electrical, or plumbing, mechanical or elevator equipment or fire extinguishing or apparatus be maintained during the period of use of the building in accordance with the minimum standards at the time of construction.

(b) (1) Any existing building which complied with the Code in effect at the time of its construction or at the time of establishment of its present Group of Occupancy, may be continued to be used in its present Group of Occupancy.

(2) Approval for such continued use may not be construed to prohibit the inspection authority from, at any time, requiring compliance with minimum standards of safety, strength, egress, fire-resistance, openings in walls, electrical or plumbing equipment or fire-extinguishing apparatus, except the requirements set forth herein in Chapter 51.

(3) Minimum standards of safety shall be in accordance with this Code, regularly adopted fire codes or minimum housing codes, whichever provisions are the most stringent, except the requirements set forth herein in Chapter 51.

104.9 The provisions of this Code, including Chapter 16, shall not apply to existing buildings and structures within Broward County which are of historical significance, or are within a historical area, as determined or designated by ordinance duly passed by a governmental entity in accordance with law. Buildings so designated or located may be restored or rehabilitated in accordance with plans approved by the Building and Zoning Department of said governmental entity, provided that the health, safety and welfare of the public shall not be endangered thereby.

105 MAINTENANCE OF BUILDINGS AND PROPERTY

105.1 BUILDINGS: (a) The requirements contained in this Code, covering the maintenance of buildings, shall apply to all buildings and/or structures now existing or hereafter erected. All buildings and/or structures and all parts thereof shall be maintained in a safe condition, and all devices or safeguards which are required by this Code shall be maintained in good working order.

(b) This Sub-section shall not be construed as permitting the removal or non-maintenance of any existing devices or safeguards unless authorized by the Building Official.

**CHAPTER 2
ORGANIZATION AND ENFORCEMENT**

- 201 BUILDING OFFICIAL AND INSPECTORS**
- 202 UNSAFE BUILDINGS**
- 203 BOARD OF RULES AND APPEALS**
- 204 ALTERNATE MATERIALS AND TYPES OF CONSTRUCTION**
- 205 VIOLATION AND PENALTIES**

201 BUILDING OFFICIAL AND INSPECTORS

201.1 BUILDING OFFICIAL

(a) APPOINTMENT, POWERS AND DUTIES OF A BUILDING OFFICIAL: There shall be appointed by the appointing authority a person qualified as set forth in Sec. 201 to serve as Building Official. The Building Official shall be the principal enforcing officer of this Code and it shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The Building Official shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(b) The Building Official shall have the power to delegate powers, duties and assignments to subordinate regular employes working under his authority, but only to those employes certified by the Board of Rules and Appeals. The Building Official may not delegate authority to subordinate employes to interpret the provisions of this Code (except certified chief inspectors).

(c) CERTIFICATION OF BUILDING OFFICIAL: To be eligible for appointment as a Building Official, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(1) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(2) A Florida Registered Professional Architect and having practiced within the area of jurisdiction of this Code for at least three years.

(3) Five years experience as a General Contractor working within the jurisdiction of this Code and holding a current certificate of competency as a General Contractor issued by:

(a) Florida Construction Industry Licensing Board.

(b) Broward County Central Examining Board issued on or after 12/4/61.

(c) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(d) Dade County, Block proctored, issued on or after 1/1/68.

(e) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(4) Certification as a Building Official by the Building Officials Association of Florida.

(5) Five years experience as a Building Official and holding a current certificate of competency as a General Contractor obtained in the manner described in sub-paragraph (3) above, or five years experience as a Building Inspector and holding a current certificate of competency as a General Contractor obtained in the manner described in sub-paragraph (3) above.

(6) Five years experience as a General Contractor or Building Inspector and holding a certificate of competency as a Building Official issued by the Broward County Board of Rules and Appeals based upon passing a special building official's examination given by the Board but proctored and graded by an independent testing agency.

201.2 CHIEF INSPECTORS AND PLANS EXAMINERS

(a) (1) Chief Electrical Inspector shall qualify under Sec. 4501.2 of this Code or certified as Chief Electrical Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4501.2 and hold a certificate of competency as an Electrical Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special electrical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(2) Electrical Plans Examiner shall meet the same qualifications as Chief Electrical Inspector.

(3) Chief Plumbing Inspector shall qualify under Sec. 4601.2 of this Code or certified as Chief Plumbing Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4601.2 and hold a certificate of competency as a Plumbing Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special plumbing inspector's examination given by the Board but proctored and graded by an independent testing agency.

(4) Plumbing Plans Examiner shall meet the same qualifications as Chief Plumbing Inspector.

(5) Chief Mechanical Inspector shall qualify under Sec. 201.2 (b)(6) (a)(b)(c), or certified as Chief Mechanical Inspector by the Building Officials Association of Florida.

(6) Mechanical Plans Examiner shall meet the same qualifications as Chief Mechanical Inspector.

(7) All other chief inspectors shall qualify as set forth in Sec. 201.1 for Building Official or certified as Chief Inspector by the Building Officials Association of Florida.

(8) All other Plans Examiners shall qualify with the same requirements as their Chief Inspector.

(b) EMPLOYEES: Employees shall herein be termed INSPECTORS prefacing the title with the area of certification and assignment such as but not limited to: Building Inspector, Electrical Inspector, Plumbing Inspector, and Mechanical Inspector.

(1) An inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Building Inspectors shall have the powers and duties as may be delegated by the Building Official.

(3) To be certified, a Building Inspector shall meet one or more of the following requirements:

(a) Five years construction experience in a supervisory capacity and holding a current General Contractor's certificate of competency obtained in the manner described in Sec. 201.1 (c)(3).

(b) Qualifications as set forth in Sec. 201.1 (c) for Building Official.

(c) Five years construction experience in a supervisory capacity and holding a certificate of competency as a Building Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special building inspector's examination given by the Board but proctored and graded by an independent testing agency.

(d) Certification as a Building Inspector by the Building Officials Association of Florida.

(4) To be certified, an Electrical Inspector shall meet the requirements set forth in Sec. 4501.2 herein or certified as Electrical Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4501.2 and hold a certificate of competency as an electrical inspector issued by the Broward County Board of Rules and Appeals based upon passing a special electrical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(5) To be certified, a Plumbing Inspector shall meet the requirements as set forth in Sec. 4601.2 herein or certified as Plumbing Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4601.2 and hold a certificate of competency as a Plumbing Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special plumbing inspector's examination given by the Board but proctored and graded by an independent testing agency.

(6) To be certified, a Mechanical Inspector shall meet one or more of the following requirements:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) Five years experience as a Mechanical Contractor working within the jurisdiction of this Code and holding a current certificate of competency as a Mechanical Contractor issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board issued on or after 12/4/61.

(3) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(4) Dade County, Block proctored, issued on or after 1/1/68.

(5) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(6) Special mechanical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(c) Five years experience as a Journeyman working within the jurisdiction of this Code and holding a current certificate of competency qualified for heating, air conditioning, refrigeration and ventilation issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board issued on or after 12/4/61.

(3) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(4) Dade County, Block proctored, issued on or after 1/1/68.

(5) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(6) Special mechanical inspector's examination given by the Board but proctored and graded by an independent testing agency.

201.3 CERTIFICATION

(a) (1) Only such persons as are examined and certified by the Board of Rules and Appeals may be appointed or have the powers and duties of a Building Official, Chief Inspector, or Inspector.

(2) All Building Officials shall submit a written report to the Board of Rules and Appeals as to the activity and efficiency of all inspectors in their department every six months. The same efficiency report concerning the Building Official shall be made and forwarded to the Board by the appointing authority. (Forms to be supplied by the Board of Rules and Appeals for submission each January and July.)

(3) It will be mandatory for all inspectors (in their specialized field) to attend a workshop meeting for a minimum of twelve hours per year. By so doing, an inspector will be kept up-to-date in Code changes and become more proficient as to Code requirements.

(4) The Board of Rules and Appeals upon receiving notice from any source of abnormal Code violations, and upon verification of same, shall immediately notify the Building Official and the inspector involved shall appear before the Board to explain why his certification should not be revoked.

(5) When building departments fail to meet certification criteria, they will be immediately notified to cease activities until such time as requirements as per Code are met.

(b) Application for certification or renewal shall be in a form and contain such pertinent information as is considered relevant to the Board of Rules and Appeals.

(c) Certification shall be for the calendar year of approval and shall be renewed on January 1st of each calendar year.

(d) Applications for certification will not be considered unless accompanied by a written request from a specific building department.

(e) Certification fee: each application shall be accompanied by a check in the amount of five dollars (\$5.00) payable to "Broward County Commissioners."

(f) Renewal fee for certification: all renewals for certification must be accompanied by a check in the amount of five dollars (\$5.00) payable to "Broward County Commissioners."

(g) All Building Officials, Chief Inspectors, and Inspectors who are presently certified by the Board of Rules and Appeals must meet the following criteria to be recertified:

(1) Hold a current certificate of certification from the Broward County Board of Rules and Appeals.

(2) Be presently employed by a governmental building department within Broward County.

(3) Meet all requirements for original certification as prescribed for that particular profession.

EXCEPTIONS: Building Officials, Chief Inspectors, and Inspectors presently certified by the Board of Rules and Appeals and having five years continuous experience with a building department may be recertified if they hold a certificate of competency issued by examination from any examining board of any governmental unit approved by the Board of Rules and Appeals. The certificate of competency must be in the field in which they are seeking recertification.

(4) Upon any Building Official or inspector submitting an affidavit to the Board of Rules and Appeals evidencing compliance with

the above requirements, the Board of Rules and Appeals shall have the authority to recertify any such Building Official or Inspector without requiring such Building Official or Inspector to submit to any of the aforesaid examinations.

(b) After application and review, the Board of Rules and Appeals may: (1) certify the applicant; (2) deny certification; or (3) limit certification to a particular field.

(i) Certification may be withdrawn, rescinded or suspended if, upon investigation, it is found that the certified person has failed to enforce the Code, abused the powers of office, or withheld or concealed information on application which, if known to the Board of Rules and Appeals, may have been cause for denying certification.

(j) Any person whose certification has been denied, withdrawn or rescinded, may appeal to the Board of Rules and Appeals in open meeting and may produce witnesses and be represented by counsel in support of his claim.

201.4 RIGHT OF ENTRY: Upon presentation of proper credentials, the Building Official or his duly authorized representatives may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violation of this Code.

201.5 STOP-WORK ORDERS: Whenever any building work is being done contrary to the provisions of this Code or is being done in an unsafe or dangerous manner, the Building Official may order such work stopped, or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing, of such work to be done; and such persons shall immediately stop such work until arrangements, in compliance with the provisions of this Code and satisfactory to the Building Official, have been made, at which time he may authorize the work to proceed.

201.6 CONCEALED WORK: The Building Official may order portions of the structural frame of a building and/or structure to be exposed for inspection when, in his opinion, there are good reasons to believe that a building or portion thereof is in an unsafe or dangerous condition or that there is wilful or negligent concealment of a violation of this Code.

201.7 OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this Code, the Building Official shall order such use or occupancy discontinued and the building or portion thereof vacated. Such order shall be by notice in writing, served on the person or persons using, or causing to be used, such building or portions thereof. Within a reasonable period of time after receipt of such notice or order, such building or portion thereof shall be made to comply with the requirements of this Code; however, in the event of an emergency, Sub-section 202.5 shall apply.

202 UNSAFE BUILDINGS

202.1 GENERAL: (a) Buildings or structures that are, or hereafter shall become unsafe, unsanitary or deficient in adequate facilities for means of egress, or which constitute a fire or windstorm hazard, or illegal or improper use, occupancy or maintenance, or which do not comply with the provisions of the applicable minimum housing code, or which have been substantially damaged by the elements, acts of God, fire, explosion or otherwise, shall be deemed unsafe buildings and a permit shall be

obtained to demolish the structure or bring the building to comply with the applicable codes.

(b) Incomplete buildings commenced without a permit or the permit for which has expired, or completed buildings commenced without a permit or the permit for which expired prior to completion and no Certificate of Occupancy has been issued, shall be presumed and deemed unsafe.

(c) Unsafe buildings or structures shall be demolished and removed from the premises concerned, or made safe, sanitary and secure in a manner required by the Building Official and as provided in this Chapter, provided that where replacement, repair, alteration or demolition is required on buildings or structures within the purview of the applicable Minimum Housing Code, the provisions of such Code shall be complied with and shall control.

202.2 CRITERIA: (a) PHYSICAL CRITERIA: (1) A building shall be deemed a fire hazard and/or unsafe when:

(aa) It is vacant, unguarded and open at doors or windows.

(bb) There is an unwarranted accumulation of dust, debris or other combustible material therein.

(cc) The building condition creates hazards with respect to means of egress and fire protection as provided herein for the particular occupancy.

(2) A building shall be deemed unsafe when:

(aa) There is a failure away, hanging loose or loosening of any siding, block, brick, or other building material.

(bb) There is a deterioration of the structure or structural parts.

(cc) The building is partially destroyed.

(dd) There is an unusual sagging or leaning out of plumb of the building or any parts of the building and such effect is caused by deterioration or over-stressing.

(ee) The electrical or mechanical installations or systems create a hazardous condition contrary to the Standards of this Code.

(ff) An unsanitary condition exists by reason of inadequate or malfunctioning sanitary facilities or waste disposal systems.

(gg) By reasons of use or Occupancy the area, height, Type of Construction, fire-resistivity, means of egress, electrical equipment, plumbing, air conditioning or other features regulated by this Code do not comply with this Code for the use and Group of Occupancy.

(3) A building, or part thereof, shall be presumed to be unsafe if:

(aa) The construction, installation of electrical, plumbing or other equipment therein or thereon, or the partial construction or installation of equipment has been commenced or completed without a permit therefor having been obtained or the permit therefor expired prior to completion and a Certificate of Occupancy issued.

(bb) By reason or illegal or improper use, occupancy or maintenance does not comply with this Code, or the code in effect at the time of construction or the applicable minimum housing code.

(1) If the cost of alteration, repair and/or replacement of an unsafe building or structure or part thereof exceeds 50% of its value, such building shall be demolished and removed from the premises. If the cost of alteration, repair and/or replacement of an unsafe building or structure or part thereof does not exceed 50% of such replacement cost, such

building or structure may be repaired and made safe, as provided in Section 104 and in the applicable minimum housing code; or

(2) If the cost of structural repair or structural replacement of an unsafe building or structure or part thereof exceeds 33% of the structural value, such building or structure or part thereof shall be demolished and removed from the premises; and if the cost of such structural repairs does not exceed 33% of such replacement cost, such building or structure or part thereof may be structurally repaired and made safe, as provided in Section 104.

(3) In order to determine the value of a building or structure and the cost of alterations, repairs and replacement, the guides and standards provided in Section 104 shall apply.

202.3 INSPECTION OF UNSAFE BUILDINGS AND STRUCTURES: The Building Official, on his own initiative or as a result of reports by others, shall examine or cause to be examined every building or structure appearing or reported to be unsafe, and if such is found to be an unsafe building or structure as defined in this section, the Building Official shall post the property concerned and shall furnish the owner of such building or structure with written notice, the manner of posting and furnishing of written notice is provided hereinafter.

202.4 POSTING: The Building Official shall post, but not before 14 days after the notice of violation hereinafter provided has been served, a signed notice in a conspicuous location on the building or structure which has been determined to be unsafe. The posted notice shall read substantially as follows: "UNSAFE BUILDING." This building or structure is, in the opinion of the Building Official, unsafe, as defined in Section 202 of the South Florida Building Code. This building SHALL BE VACATED – SHALL NOT BE OCCUPIED. Action shall be taken by the owner as further prescribed by written notice previously served. THIS NOTICE SHALL NOT BE REMOVED EXCEPT BY THE BUILDING OFFICIAL DATE.....

202.5 EMERGENCY ACTION: (a) When in the opinion of the Building Official, there is actual or immediate danger of the failure or the collapse of a building or structure, or there is a health, windstorm or fire hazard, he may order the occupants to vacate, temporarily close for use or occupancy the rights of way thereto, sidewalks, streets or adjacent buildings or nearby area and institute such other temporary safeguards, including securing and posting of the building or structure, as he may deem necessary under the circumstances, and may employ the necessary labor and materials to perform the required work as expeditiously as possible.

(b) Costs incurred in the performance of such emergency work shall be paid by the appropriate governmental authority and upon the recording in the public records of this county a certificate executed by the Building Official, certifying the amount so expended and why expended, the same shall become a lien against the property involved.

202.6 NOTICE OF VIOLATION: The Building Official shall, at least 14 days prior to posting an unsafe building, give the owner of record of the premises concerned written notice by certified or registered mail, addressed to such person's last known address. If proof of service by registered or certified mail is not completed by signed return receipt, then a copy of the written notice shall be affixed to the structure concerned and such procedure shall be deemed proper service, and the time for

compliance, stipulated in the notice, shall be deemed to commence with the date such notice is so affixed. This written notice shall state the defects which constitute a violation of this section and shall prescribe the action to be taken to comply and the time within which compliance must be accomplished, such time to be reasonable under the particular circumstances involved, subject to reasonable extension when requested in writing, for reasons which the Building Official considers justifying an extension of time. All such extensions of time shall be by written approval of the Building Official. In addition, this written notice will explain the right of appeal of the decision of the Building Official to the Unsafe Structures and Housing Appeals Board, and also advise that unless there is compliance with the instructions in the Notice of Violation or an appeal is filed that a public hearing before the Unsafe Structures and Housing Appeals Board will be initiated by the Building Official after time for compliance has expired.

202.7 RECORDING OF NOTICE OF VIOLATION: (a) If the owner of the property concerned has not complied with the requirements as stated in the Notice of Violation within the time stipulated or has not appealed the action of the Building Official as stated in the Notice of Violation within the time specified, the Building Official may file an appropriate instrument in the office of the Clerk of the Circuit Court, to be recorded in the public records of this county, indicating that violations of the South Florida Building Code, and of Section 202 thereof, exist upon the property involved.

(b) The recording of such notice shall constitute constructive notice to all concerned, as well as to any subsequent purchasers, transferees, grantees, mortgagees, lessees and all persons claiming or acquiring interest in said property.

(c) When the violation specified in the Notice of Violation has been corrected, the Building Official shall file for record a certificate certifying that the violation has been corrected, upon being paid for the filing fees incurred.

202.8 APPEAL AND REVIEW: The owner or anyone having an interest in a building or structure which has been determined to be unsafe, and concerning which a Notice of Violation has been served by the Building Official, may appeal the decision of the Building Official as stated in the Notice of Violation, to the Unsafe Structures and Housing Appeals Board, if such appeal is filed prior to the expiration of the time allowed for compliance specified in such notice; provided, in no event shall appeal period be less than fifteen (15) days. Such appeal shall be in writing, addressed to the Secretary of the Unsafe Structures and Housing Appeals Board, and shall be in the form of a certified statement, stating the reasons for such an appeal and stating wherein they consider the Building Official to be in error. Upon receipt of the appeal, the Secretary of the Board will proceed to notify all parties in interest as to the time and place the Unsafe Structures and Housing appeals Board shall conduct a public hearing on the matter. The procedure for the serving of, and the form of notice is provided hereinafter.

If the owner, or other parties having an interest do not comply with the terms of the Notice of Violation and do not file an appeal within the time stipulated, the Building Official shall then apply for a public hearing to be conducted by the Unsafe Structures and Housing Appeals Board, and the Secretary of the Unsafe Structures and Housing Appeals Board shall notify all parties in interest of the time and place of such public hearing on the matter. The procedure for the serving, and the form of notice shall be the same as in the case where an appeal has been filed by

the owner or other parties in interest and such procedure and form of notice shall be as set forth hereinafter.

202.9 NOTICE OF PUBLIC HEARING: (a) When an appeal has been properly filed, or when the public hearing is initiated by the Building Official, as provided herein, the Secretary of the Unsafe Structures and Housing Appeals Board shall issue a notice in the Board's name, requiring the owner of record and all parties having an interest to appear before the Board in person or by an attorneys at the time set forth in such notice, but not earlier than ten days after service thereof, and show cause why the decision of the Building Official should not be carried out.

(b) As many alias and pluries notices may be issued as may be necessary.

(c) Service of such notices shall be certified or registered mail to the last known address of the party being served, if known; however, failure to receive such notice shall not invalidate the same as such notice shall also be perfected by posting such notice on the property and by publishing a copy thereof in a newspaper published in this county, such publication to be for two times one week apart.

(d) The time for appearing and showing cause as aforesaid, and a description of the property shall be as set forth in such published notice; provided, such time shall not be less than ten days after the last publication thereof.

(e) Any person or party who shall not appear and show cause as aforesaid shall be as fully bound by proceedings taken as if he had appeared and shown cause.

202.10 PUBLIC HEARING: (a) On the day established in the notice of public hearing the Board shall review all pertinent evidence and hear all testimony from the Building Official, the owner and other parties in interest and their respective witnesses.

(b) The Board may modify, rescind, or uphold the decision of the Building Official as recited in the Notice of Violation and may order the owner or persons responsible for the building or structure to vacate, or cause to be vacated forthwith, to make repairs and to take necessary action to secure the building, or to demolish the building or structure and remove the salvage, contents debris and abandoned property from the premises, all within the time stipulated in the order by the Board.

(c) Such order shall be entered in the minute book of the Board within three (3) days after such public hearing and a copy of such order shall be forwarded to the owner, and all parties in interest by registered or certified mail, and a copy thereof posted on the premises.

(d) If the owner or those responsible shall fail to comply with the order of the Board within the time stipulated therein, and such order is to repair, or secure the building to make safe, then the Building Official shall cause such building to be vacated, if occupied; and shall through his employees or through a contractor making the lowest responsible bid, secure the building or structure.

(e) If the order is to demolish the building or structure and to remove the salvage, contents, debris and abandoned property from the premises, and the owner or those responsible shall have failed to comply with such order, then the Building Official may do so thereafter through his employees or through a contractor making the lowest responsible bid.

(f) The Building Official may sell to the highest bidder or bidders for cash the salvage and the contents of such building or other structure so demolished which have not been removed by the owner of the land.

(g) If no bids are received for such salvage or contents the Building Official may destroy that for which no bids are received.

(h) Advertisement calling for bids shall be published by the Building Official one time in a newspaper published in the County.

202.11 RECOVERY OF COST: (a) The entire costs incurred pursuant to Sub-section 202.5 or Sub-section 202.10 shall be paid by the owner or occupant of the premises or by the person who caused or maintained the violation.

(b) The Building Official shall file among his records an affidavit stating with fairness and accuracy the items of expense and the date of execution of actions authorized by Sub-section 202.5 or Sub-section 202.10.

(c) The enforcing agency may institute a suit to recover such expenses against any liable person or may cause such expenses to be charged against the property as a lien or as a special assessment collectable according to established procedures.

(d) Except with respect to a lien imposed for expenses incurred in demolition, nothing herein shall be construed as placing a lien upon property which supersedes the lien of any mortgage on such property executed and recorded prior to the existence of a lien authorized herein.

(e) Any lien imposed for demolition shall be a lien prior in dignity to all liens, excepting county tax liens and liens of equal dignity with county tax liens.

202.12 JUDICIAL REVIEW: Any person aggrieved by a decision of the Unsafe Structures Board may seek judicial review of that decision in accordance with the Florida Appellate Rules.

202.13 UNSAFE STRUCTURES BOARD: The Unsafe Structures Board is hereby created, consisting of nine members who shall be appointed by the Appointing Authority.

(a) **QUALIFICATION OF MEMBERS.** Members of the Board shall be permanent residents of the area under the jurisdiction of the Appointing Authority, who possess outstanding reputations for civic activity, interest, integrity, responsibility, and business or professional ability. The composition and representative membership of the Board shall be as follows: a registered engineer, a registered architect, a general building contractor, an electrical contractor, an attorney at law, a plumbing contractor, a real estate appraiser, a real estate property manager and citizen with experience and background in the field of social problems.

(b) **TERMS OF OFFICE.** In order that the terms of office of all members of the Board shall not expire at the same time, the initial appointments to the Board shall be as follows: Three members for the term of two years; three members for the term of three years; and three members for the term of four years. Thereafter, all appointments shall be for the term of three years, provided, however, that the term, in all instances, shall continue until a successor is appointed and qualified. Appointments to fill any vacancy on the Board shall be for the remainder of the unexpired term, but failure to fill a vacancy shall not invalidate any action or decision of the Board

(c) **ORGANIZATION OF THE BOARD:** (1) The members of the Board shall elect a chairman and a vice chairman and such other officers as may be deemed necessary or desirable, who shall serve at the will of the

Board. Election of officers shall be held at the first meeting after February First, and such officers shall hold office for one year.

(2) Five members of the Board shall constitute a quorum necessary to hold a meeting or take any action.

(3) A majority vote of the Board membership present and voting at a duly constituted meeting shall be sufficient to overrule, modify or affirm any action or decision of the Building Official or to take any other action within the scope of the powers and duties of the Board.

(4) Members shall serve without compensation but shall be entitled to reimbursement for necessary expenses incurred in the performance of their official duties, upon approval by the legislative body adopting this code.

(5) No member of the Board shall sit as a voting member in any hearing on a matter in which he has a personal or financial interest.

(6) The Building Official, or his designee, shall be the Secretary of the Board but shall have no vote.

(7) The Chairman or the Secretary may call meetings of the Board, and meetings may be called by written notice signed by three members of the Board.

(8) Minutes and records shall be kept of all meetings of the Board and all meetings shall be public.

(9) All hearings shall be open to the public, and any person whose interest may be affected by the matter on appeal shall be given an opportunity to be heard in person, or through his attorney.

(10) Witnesses may be sworn and subpoenaed by the Board in a like manner as they are subpoenaed by the court or courts in the County in which this Code is adopted.

(11) The hearings shall be informal and need not be conducted according to technical rules relating to evidence and witnesses. Any relevant evidence shall be admitted if it is the type of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil actions.

(12) Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient itself to support a finding unless it would be admissible over objection in civil actions.

(13) The rules of privilege shall be effective to the same extent that they are now, or hereafter may be, recognized in civil actions; and irrelevant and unduly repetitious evidence shall be excluded.

(14) The Board may establish rules and regulations for its own procedure.

(15) The Building Official shall provide adequate and competent clerical and administrative personnel and such technical or scientific personnel as may be reasonably required by the Board for the proper performance of its duties, subject to budget limitations and shall maintain a record of all proceedings in the office of the Building Official, including but not limited to a court reporter's transcript of the proceeding, and shall make available for copying any and all portions of the record of the proceeding and may certify the same as a true copy and make a reasonable charge therefor; provided, the court reporter shall certify the copy of his transcript.

(16) The Building Official shall provide a regular meeting place for the Board.

(d) **DUTIES AND POWERS OF THE BOARD.** The Board shall have the following duties, functions, powers and responsibilities:

(1) Hear and determine appeals from actions and decisions of the Building Official pursuant to the provisions hereof.

(2) Hear and review the application of the Building Official for review of his action where his decision as indicated in a Notice of Violations has not been complied with.

(3) Affirm, modify or reverse the decision of the Building Official upon appeal or on application for review.

(4) The Board, through its Secretary, shall transmit the record with all exhibits, instruments, papers, and transcripts of its proceedings to the appointing authority in the event that authority shall consider the matter pursuant to applicable law in that regard made and provided.

(5) Hear and determine appeals from actions and decisions of the enforcing agency pursuant to the provisions of the applicable Minimum Housing Code.

202.14 DUTIES OF LEGAL COUNSEL: It shall be the duty of the attorney for the appointing authority, when so requested, to appear at all hearings before the Unsafe Structures Board and to represent and advise the Board.

202.15 CONFLICT OF INTERESTS: No official, board member or employee charged with the enforcement of this law shall have any financial interest, directly or indirectly, in any repairs, corrections, construction or demolition which may be required, nor shall any official, board member or employee give to anyone the location of any property or the names of owners thereof on which repairs, corrections or demolition have been ordered, except as otherwise directed hereinafter, until after the owners have been formally advised at which time such shall become a matter of public record.

203 BOARD OF RULES AND APPEALS

In order to determine the suitability of alternate materials and types of construction, to provide for reasonable interpretation of the provisions of this Code and to assist in the control of the construction of buildings and structures, there is hereby created a Board of Rules and Appeals, appointed by the appointing authority, consisting of nineteen (19) members who are qualified by training and experience to pass on matters pertaining to building construction.

(a) Secretary to the Board and employes. The Board of Rules and Appeals is authorized to hire a full time secretary. Office space, office equipment and such other material, equipment and services required to operate such office shall be furnished by the Broward County Commissioners. The Board may hire other personnel as they are deemed necessary by said Board with permission from the Broward County Commissioners. All moneys collected by the Board as fees shall be retained by the Broward County Commission to offset operating costs of such office.

203.1 MEMBERSHIP: (a) Memberships of the Board of Rules and Appeals shall be as follows:

Seven (7) members appointed by the Broward County Commission consisting of one (1) architect, one (1) general contractor, one (1) air

conditioning contractor, one (1) mechanical engineer, one (1) electrical engineer, one (1) master electrician, and one (1) consumer advocate;

Twelve (12) members appointed by the Broward County League of Cities, consisting of one (1) architect, one (1) general contractor, two (2) structural engineers, one (1) mechanical engineer, one (1) electrical engineer, one (1) master electrician, two (2) master plumbers, one (1) fireman, one (1) swimming pool contractor, and one (1) consumer advocate.

Except for the consumer advocates, all members appointed by the Broward County Commission and the Broward County League of Cities shall be qualified by being registered as a professional or by having been licensed as a contractor, and by having been active in their respective profession or trade for not less than ten (10) years. Members shall be residents of Broward County and shall have served in their professional capacity in the State of Florida for a period of two (2) years.

(b) On January 1, 1977:

The Board of County Commissioners shall appoint: one (1) architect and one (1) general contractor for a term of one (1) year; one (1) air conditioning contractor for a term of two (2) years, one (1) mechanical engineer for a term of two (2) years, and one (1) electrical engineer for a term of two (2) years; and one (1) master electrician for a term of three (3) years and one (1) consumer advocate for a term of three (3) years.

(c) The Broward County League of Cities shall appoint: one (1) master electrician for a term of one (1) year, one (1) consumer advocate for a term of one (1) year, one (1) master plumber for a term of one (1) year, and one (1) structural engineer for a term of one (1) year; one (1) master plumber for a term of two (2) years, one (1) fireman for a term of two (2) years, one (1) structural engineer for a term of two (2) years, and one (1) swimming pool contractor for a term of two (2) years; and one (1) architect for a term of three (3) years; one (1) general contractor for a term of three (3) years, one (1) electrical engineer for a term of three (3) years, and one (1) mechanical engineer for a term of three (3) years.

(d) All appointments made on or after January 1, 1978 shall be for a term of three (3) years, except in filling a vacancy for which appointments shall be made for the remainder of the former member's term of office.

(e) If a majority of the Board finds that any appointed member is unqualified because of inactivity or otherwise, the Board may request the appointing authority of that individual to remove him from the Board and make a new appointment to fill his term.

(f) The appointing authority may remove any member of the Board for misconduct, incompetency or neglect of duty; however, any member so removed may, within ten days, request a public hearing and shall receive such hearing before such removal shall be final.

(g) A vacancy in the membership of the Board, occurring during a term, shall be filled by appointment of the member from the same field, and appointment shall be for the remainder of such term.

203.2 COMPENSATION Members shall serve without compensation but shall be entitled to reimbursement for necessary expenses in performance of their official duties upon approval of the appointing authority.

203.3 MEETINGS **(a)** Meetings of the Board of Rules and Appeals shall be held at the call of the Chairman and at such other times as the Board may determine.

(b) The board shall select one (1) of its members to serve as chairman and one (1) to serve as vice-chairman, to act in the absence of the chairman. A detailed record of all proceedings shall be kept on file in the office of the secretary. The board shall establish rules and regulations for its own procedure.

(c) (1) All hearings shall be open to the public, and any person whose interest may be affected by the matter on appeal shall be given an opportunity to be heard.

(2) The hearing shall be informal and need not be conducted according to technical rules relating to evidence and witnesses.

(3) Any relevant evidence shall be admitted if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil actions.

(4) Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient in itself to support a finding unless it would be admissible over objection in civil actions.

(5) The rules of privilege shall be effective to the same extent that they are now, or hereafter may be, recognized in civil actions; and irrelevant and unduly repetitious evidence shall be excluded

(d) No member of the Board shall sit as a voting member in any hearing involving any question in which he has personal or financial interest.

(e) Ten (10) members of the board shall constitute a quorum. Decisions shall be reached by the majority of those present.

(f) Written notice of Board decision shall be furnished the appellant when requested.

(g) The Building Official shall take immediate action in accordance with decisions of the Board.

203.4 DUTIES: (a) APPEAL FROM DECISION OF BUILDING OFFICIAL: The Board shall hear all appeals from the decisions of the Building Official wherein such decision is on matters regulated by this Code from any person, aggrieved thereby, and specifically as set forth in Section 204. "Alternate Materials and Types of Construction." Application for Appeal shall be in writing and addressed to the Secretary of the Board.

(b) **INTERPRET CODE AT REQUEST OF BUILDING OFFICIAL:** The Board shall pass on all matters pertaining to this Code and referred to the Board by the Building Official for interpretation or clarification.

(c) **INVESTIGATE ENFORCEMENT:** The Board of Rules and Appeals, upon the request of any person charged with the responsibility of enforcing the code, or upon its own initiative, shall conduct investigation into enforcement of this code, and shall have the power to suspend or revoke any permits issued thereunder, after a hearing at which interested persons may appear and be heard and evidence indicates that the best interests of the public are served by such action except in regard to the qualifications of the applicant for permit.

(d) **REPORT AND RECOMMENDATIONS: (1)** The Board of Rules and Appeals may recommend to the elected officials of the jurisdictions adopting this Code ordinances prescribing the fee for examinations, permits, inspections of boilers and elevators, the testing of materials, and all other such work required by the Building Code.

(2) The Board of Rules and Appeals shall make any desired amendments or revisions to the Code.

(e) Cost of appealing to board. Any person who appeals to the Board of Rules and Appeals for a decision on any matter within its jurisdiction is required to pay a fee of fifty dollars (\$50) to the secretary of the Board of Rules and Appeals, and said person shall further guarantee payment of all expenses for necessary tests made or ordered by said board to ascertain whether the request of the applicant has any merit.

(f) Procedure for Appeals. Any person aggrieved by anyone enforcing the South Florida Building Code who desires to appeal to this Board shall first contact the secretary of the board for a date for his appeal to be heard. A notice of appeal shall be sent to the governing body of the jurisdiction wherein the dispute arose and said notice shall contain the following:

(1) The time and date of the hearing.

(2) A clear and concise statement of the subject to be decided on appeal sufficient to put the said governing body on notice so that they may defend their interpretation of the South Florida Building Code.

The notice shall be sent by registered or certified mail at least fifteen (15) days prior to the hearing but not more than thirty (30) days. The board in its discretion may require a specific form for this notice.

The appellant shall also file a copy of his notice of appeal with the secretary of the board at the same time that he notifies the governing body and said secretary shall deliver to each member of the board a copy of the notice with sufficient time before the hearing for the board members to study the dispute. Procedure for appeals may be changed from time to time by the board if they deem it necessary for the benefit of the public.

(g) Notwithstanding, and in addition to, the jurisdiction of the Board of Rules and Appeals created by Chapter 71-575, Laws of Florida, the South Florida Building Code as applicable to Broward County may be enforced by injunctive proceedings, or other appropriate legal proceedings, in the appropriate court having jurisdiction thereof, upon petition or complaint filed by the Board of Rules and Appeals, which is hereby granted the power to sue and be sued, or by any aggrieved person, any interested citizen, citizen's association, corporation or other business entity if any elected or appointed officials named in Sec. 3 of Chapter 71-575 or any building official fails or refuses to comply with said Code.

(h) **CERTIFICATION OF BUILDING OFFICIAL, BUILDING INSPECTOR, ELECTRICAL INSPECTOR AND PLUMBING INSPECTOR:** The Board of Rules and Appeals shall have the duty to accept the review applications and to certify or refuse to certify applicants for Building Official, Building Inspector, Electrical Inspector and Plumbing Inspector to be employed by any inspection authority regulated by this Code.

203.5 POWERS: (a) (1) The Board of Rules and Appeals may interpret the provisions of the Code to cover a special case if it appears that the provisions of the Code do not definitely cover the point raised, or that the intent of the Code is not clear, or that ambiguity exists in the wording; but it shall have no authority to grant variances where the Code is clear and specific.

(2) The use of alternate materials or types of construction not clearly comparable with the materials and types of construction specified in the code may not be granted by the Board of Rules and Appeals; but the board, if favorable to such use, may amend this code to make such use lawful.

(b) The Board shall have the power to affirm, modify or reverse the decision of the Building Official wherein such decision is on matters regulated by this Code.

(c) The Board shall have the powers as specified in Section 202, "Unsafe Buildings."

(d) The Board of Rules and Appeals shall have the power to suspend or revoke permits, as specified in paragraph 203.4 (c).

(e) When it is deemed necessary by the Board, it may request experienced and technical advice on any specific subject or subjects from any qualified person or persons, and such request may be for attendance at Board Meetings or for written analysis of the specific problem. The Board may establish Panels of Industry, either standing or temporary, for technical analysis of specific subjects.

203.6 RECIPROCITY: (a) The Board of Rules and Appeals shall have the authority to meet with similarly constituted and authorized boards for the purposes of discussion, decision and similar matters of area-wide industry concern.

(b) Decisions of the majority of all members at joint meetings as referred to herein, shall not be binding on the Board of Rules and Appeals. The decisions of joint meetings with other boards may be accepted or rejected or accepted with modifications.

203.7 COURT REVIEW: (a) Any person aggrieved by a decision of the Board of Rules and Appeals, whether or not a previous party to the decision, may apply to the appropriate court for a writ of certiorari to correct errors of law of such decision.

(b) Application for review shall be made to the proper court of jurisdiction within five days after the decision of the Board.

204 ALTERNATE MATERIALS AND TYPES OF CONSTRUCTION: The provisions of this Code are not intended to prevent the use of types of construction or materials or methods of designs as an alternate to the standards herein set forth, but such alternates may be offered for approval, and their consideration shall be as specified in this section and chapter.

204.1 STANDARDS: The types of construction or materials or methods of design referred to in this Code shall be considered as standards of quality and strength. New types of construction or materials or methods of design shall be at least equal to these standards for the corresponding use intended.

204.2 APPLICATION: (a) Any person desiring to use types of construction or materials or methods of design not specifically mentioned in this Code shall file with the Building Official authentic proof in support of claims that may be made regarding the sufficiency of such types of construction or materials or methods of design and request approval and permission for their use.

(b) The Building Official shall approve such alternate types of construction or materials or methods of design if it is clear that the standards of this Code are at least equalled. If, in the opinion of the Building Official, the standards of this Code will not be satisfied by the requested alternate, he shall refuse approval.

204.3 APPEAL: Any person, whose request for alternate types of construction and materials or methods of design has been refused by the Building Official, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board, and such written request shall be transmitted to the Board at once.

204.4 APPEAL BY OTHERS: Any person, in whose considered opinion an action by the Building Official in approving or disapproving construction under this Code does not satisfy the standards of the Code for reasons of safety, quality or strength, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board, and such written request shall be transmitted to the Board at once.

205 VIOLATIONS AND PENALTIES: Any person, firm or corporation who shall violate a provision of this Code or fail to comply therewith, or with any of the requirements thereof, shall be guilty of a misdemeanor. Each such person shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of this Code is committed or continued, and upon conviction of any such violation, such person shall be punishable by a fine of not less than fifty (\$50) dollars nor more than five hundred (\$500) dollars, or by imprisonment not exceeding sixty days, or by both such fine and imprisonment.

July 1, 1977

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**CHAPTER 3
PERMITS AND INSPECTIONS**

- 301 PERMITS REQUIRED**
- 302 APPLICATION**
- 303 PERMIT FEES**
- 304 CONDITIONS OF PERMIT**
- 305 INSPECTIONS**
- 306 CLEAN-UP OF SITE**
- 307 CERTIFICATE OF OCCUPANCY**

301 PERMITS REQUIRED

(a) It shall be unlawful to construct, enlarge, alter, repair, move, remove or demolish any building, structure, or any part thereof; or any equipment, device or facility therein or thereon; or to change the Occupancy of a building from one use Group to another requiring greater strength, means of egress, fire and sanitary provisions; or to change to an unauthorized or prohibited use; or to install or alter any equipment for which provision is made or the installation of which is regulated by this Code; without first having filed application and obtained a permit therefor from the Building Official. A permit shall be deemed issued when signed by the Building Official and impressed with the seal of the governmental agency issuing said permit.

(b) **EXCEPTION:** No permit shall be required, in this or any of the following Sections, for general maintenance or repairs which do not change the Occupancy and the value of which does not exceed three hundred dollars (\$300.00) in labor and material as determined by the Building Official.

301.1 Permits, to be issued by the Building Official, shall be required for the following operations:

(a) The erection or construction of any building or structure, the adding to, enlarging, repairing, improving, altering, covering or extending of any building or structure.

(b) The moving of any building or structure within, into, through or out of the area of jurisdiction, or the moving of a building or structure on the same lot.

(c) The demolition of any building or structure.

(d) The installation, alteration or repair of any sanitary plumbing, water supply, or gas supply system, as provided in Part XII.

(e) The installation, alteration or repair of any electrical wiring or equipment, as provided in Part XI.

(f) The installation, alteration or major repair of any elevator or hoist, as provided in Chapter 32.

(g) The installation, alteration or major repair of any boiler, pressure vessel, furnace, steam-actuated machinery, or heat producing apparatus, including the piping and appurtenances thereto as provided in Parts VIII and XII.

(b) The erection, remodeling, relocating, repair, altering, or removal of any sign, as provided in Chapter 42.

(i) The erection, alteration or repair of any awning or similar appurtenance, as provided in Chapters 43 and 44.

(j) The storage and use of all volatile flammable liquids, gases and materials, but such permits shall not be issued without the endorsement of the Fire Chief, as provided in Chapter 40.

(k) The application, construction or repair of any roof covering, as provided in Chapter 34, exceeding three hundred dollars (\$300.00) in value of labor and materials, as determined by the Building Official, or for work exceeding two roofing squares in extent.

(l) The installation, alteration or repair of any air conditioning or refrigeration apparatus, as provided in Chapter 49.

(m) The installation, alteration or repair of any apparatus producing air contaminants.

(n) The installation, alteration or repair of a swimming pool, as provided in Chapter 50.

(o) The installation, alteration or repair of any structure or facility on private property defined by this or any other regulation as being within the scope of work of an engineering contractor.

(p) The installation of exterior windows and exterior glass doors in new buildings or additions exceeding two stories in height and the installation, alteration or repair of such windows and doors in existing buildings of any height.

(q) The installation, alteration or repair of any curtain wall.

301.2 In addition, the Building Official shall require that the laws, rules and regulations of any other regulatory authority having jurisdiction, and where such laws, rules and regulations are applicable and are known to the Building Official, shall be satisfied before a permit shall be issued. The Building Official shall require such evidence, as in his opinion is reasonable, to show such other approvals. The Building Official shall not thereby be held responsible for enforcement of such other regulations as he is not specifically authorized to enforce. Following are some, but not necessarily all, other agencies having jurisdiction:

(a) The Engineering Department, Fire Department and/or Police Department for the moving of buildings, structures and heavy equipment over, temporary construction over, storage of material on, construction operations over or temporary blocking of streets or other public spaces; and for land clearing adjacent to existing sidewalks; as well as for the discharge of rainwater or other water runoff on streets or other public spaces into the public sewers.

(b) The Fire Department for the burning of construction or demolition waste or the use or storage of explosives.

(c) The City and/or County Tax assessor and Collector for the moving or demolition of any building or structure.

(d) Broward County Environmental Quality Control Board and/or Florida Department of Environmental Regulation for (but not limited to):

(1) The adequacy of waste treatment plants receiving waste from industrial, commercial, public or dwelling units.

(2) Waste treatment and disposal systems.

(3) Waste disposal wells.

(4) Waste water collection systems.

(5) Air pollution.

(e) Broward County Health Department, Florida Department of Health and Rehabilitation Services for (but not limited to):

- (1) Septic tank disposal systems.
- (2) Places where food or drink is prepared or served to the public.
- (3) Public water supply and supply wells.
- (4) Public swimming pools.
- (5) Chemical toilets as set forth in Sec. 4603.21.
- (6) Trailer park as set forth in Sec. 4619.

(f) The State Hotel Commission for the construction, alteration or addition to multiple-residential rental units or places where food and/or drink is prepared or served to the public.

(g) The U.S. Engineer Corps. for construction of bulkheads or docks adjacent to or extending into navigable waters.

(h) Federal regulations limiting construction during periods of national emergency.

(i) The rules of the State Board of Education of Florida and the regulations of the Florida State Department of Education, School Plant section, pertaining to the public schools. Where such rules and regulations are in conflict with this Code and cannot be satisfied if this Code is applied, the Board of Rules and Appeals, upon request, shall consider such specific conflicts and may waive or vary the requirements of this Code to permit public school, or other approved schools, design and construction to be in accordance with the rules and the regulations of these agencies.

(j) The Public Works Department for bulkheads, docks, similar construction or fill along waterfront property.

(k) The Rules and Regulations of the State Fire Marshal.

301.3 (a) An annual premise permit may be issued for any premise. Such permit shall be in lieu of any other permit required by the South Florida Building Code for maintenance of existing facilities, buildings and structures. The word "premise" shall be defined as the buildings, structures and facilities located on one parcel of land all of which are under one ownership or under the control of the same leasee.

(b) Such annual premise permit, if application is made therefore, may be issued where the Building Official finds that the person, firm or corporation having control over or occupying such premises has assigned responsibility for such maintenance work in each trade to maintenance personnel employed by such person, firm or corporation on regular salary basis; and such maintenance personnel are assigned to work directly under the supervision of certified personnel certified in the type of work being performed, such certified maintenance man to be in actual, direct and continuous supervision of all members of any work crew in the trade concerned.

(c) The holders of an annual premise permit shall maintain a log listing all work performed on forms provided by the Building Official under such permit and shall make that log available to the Building Official or his authorized employees upon demand, in order that the work may be inspected as deemed necessary. The holder of the annual premise permit shall be responsible for insuring that all work performed under such permit conforms to the South Florida Building Code and if inspection reveals that such work does not so conform, the work will be

corrected or removed. The annual premise permit shall be subject to cancellation for violation of the provisions of applicable regulations.

302 APPLICATION

302.1 GENERAL (a) APPLICATION REQUIRED: Any qualified applicant desiring a permit to be issued by the Building official as required, shall file an application therefor in writing on a form furnished by the Building Official for that purpose and application for permit will be accepted from only qualified applicants as set forth in Paragraph 302.1 (b).

(b) QUALIFICATION OF APPLICANT: Application for permit will be accepted from only qualified persons or firms. Qualification of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

(c) APPLICATION FORM: Each application shall describe the land on which the proposed work is to be done, by legal description and address; shall show the use or occupancy of the building or structure; shall be accompanied by plans and specifications as required hereafter; shall state the value of the proposed work; shall give such other information as reasonably may be required by the Building Official to describe the proposed work; and shall be attested by the qualified applicant.

(d) ATTESTING OF APPLICATION: The permit application shall be signed in a space provided, before an Officer duly qualified to administer oaths, by the qualified applicant. The qualified applicant shall be the permit holder and shall be held responsible for the proper supervision and conduct of all work covered thereby. The attested application or an amended application is required as set forth in Paragraph 302.1 (e) shall serve as the basis for determination for issuing the building permit and shall be factual evidence on which the Building Official, other public officials and the public can rely during the entire progress of the work.

(e) CHANGES TO APPLICATION: In the event of a change in any material fact given in the attested application which served as a basis for issuing the permit, the permit holder shall immediately file an amended attested application detailing such changed conditions. In the event the change in the attested application is a change in the person responsible for the work, the owner shall immediately stop the work and notify the Building Official in writing detailing such changed conditions and any other information required by the Building Official or in lieu thereof a new attested permit application shall be filed immediately by a new qualified applicant. If such changed conditions are determined to be in compliance with the Code and other applicable regulations, an amended building permit will be issued, without additional fee if the changed conditions shall not be greater than those permitted in the original permit.

(f) (1) Within 15 days after plans submitted for a building permit have been processed, the Building Official shall notify the applicant in writing that a permit is ready for issuance or that additional information is required.

(2) 60 calendar days after the date of such notification, where such additional information has not been submitted or the permit has not been purchased, the application and/or the permit shall become null and void.

(3) Where an application and/or a permit has become null and void, an applicant may again apply, as set forth in Section 302 of this

(c) Safeguards at the open or glazed sides of vehicular ramps and parking areas shall be designed and constructed to resist a horizontal force of 1000 pounds per lineal foot applied outwardly not less than 27 inches above such ramp or parking surface.

516.2 WALL AND FLOOR OPENINGS: (a) Open or glazed wall openings; open or glazed sides of balconies, landings and other walking surfaces; unenclosed floor and roof openings; roofs used for other than services for the building or structure and, except in Groups E and F Occupancies, any other abrupt differences in level exceeding 24 inches, including yard areas, shall be provided with safeguards not less than 42 inches in height.

(b) Such differences in level exceeding 48 inches in and around Groups E and F Occupancies shall be provided with safeguards not less than 42 inches in height.

(c) Safeguards may be omitted at loading docks, truck wells and similar locations where it is apparent that the edge of the higher level is for loading, and on docks and seawalls where the lower level is the water surface.

(d) Safeguard in and around buildings of other than Groups H and I Occupancies shall be provided with additional rails, vertical pickets or an ornamental filler below the top rail which will reject a nine-inch diameter object.

(e) Safeguards in and around buildings of Groups H and I Occupancies shall provide protection for children by providing additional rails, vertical pickets, or an ornamental filler below the top rail which will reject a six-inch diameter object; permitting, however, such ornamental fillers to have individual openings not exceeding 64 square inches in area.

(f) Areas in all occupancies, from which the public is excluded, requiring such protection may be provided with vertical barriers having a single rail midway between a top rail and the walking surface provided the design meets the requirements of Sub-section 2303.3 of this Code.

(g) The bottom rail of any balcony handrail shall not be more than 2 inches above the slab.

516.3 STAIRWAYS AND RAMPS: Safeguards for stairways and ramps shall also meet the requirements set forth in Sections 3105 and 3106 of this Code.

1408 PLUMBING AND SANITATION

1408.1 Plumbing shall be installed as set forth in Part XII.

1408.2 (a) Sanitation fixtures shall be as set forth in Section 512.

(b) Toilet room floors and base shall be impervious materials.

(c) Toilet rooms shall have outside openings screened with 18-mesh-wire screen.

(d) Ample provision shall be made for the storage of waste within the lines of the lot or lots occupied.

1409 MIXED OCCUPANCY

1409.1 Separation of Group I Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1409.2 Tenant separation shall be provided as set forth in Sub-section 507.2

(b) Every corridor and exterior balcony shall be not less than seven feet six inches in height and no projection from the ceiling shall be less than six feet eight inches from the floor.

3104.3 PROJECTIONS: (a) (1) The required width of corridors and exterior exit balconies shall be unobstructed.

(2) Widths shall be taken as the clear, unobstructed space between railings or between a railing and a wall.

(3) Handrails on both sides, trim at or above handrail height on both sides, or any combination of a handrail or such trim with doors opened 180 degrees shall not reduce the required width by more than seven inches.

(4) Doors in any position of swing shall not reduce the required width by more than one-half.

3104.4 ACCESSIBILITY TO EXITS: (a) When more than one means of egress is required, they shall be so arranged that it is possible to go in either direction from any point in a corridor or exterior balcony to a separate means of egress, except from dead ends permitted by this Section.

(b) For access to means of egress within individual apartments, rooms and spaces see special requirements, Sections 3115 through 3123.

3104.5 DEAD ENDS: Exit access and exits shall be so arranged that there are no dead-end pockets or hallways where depth exceeds the following distance based on Occupancy.

GROUP OF OCCUPANCY	MAXIMUM DEAD-ENDS (in feet)
A and B (aisles)	20
C	20
D-1	No requirement
D-2	30
E	0
F	50
G-1	50
G-2	100
H (other than dormitories) (except as required by Florida State Hotel and Restaurant Commission)	35
H (dormitories)	0
I	No requirement

3104.6 CONSTRUCTION: (a) (1) Walls and ceilings of corridors used as required exits shall be not less than one-hour fire-resistive construction except where required to be two-hour fire-resistive by Sub-sections 1804.3 or 3108.2.

(2) Other corridors shall comply with the fire-resistive requirements set forth in Group of Occupancy and Type of Construction.

(b) Floors, walls, and ceilings of exterior exit balconies shall have the same period of fire resistance as required for the floors, walls and ceilings of the building.

(c) **EXCEPTION:** This Sub-section shall not apply to exterior exit balcony railings, corridors of a one-story building housing a Group F or G Occupancy occupied by one tenant only and which serves an occupant load of 30 or less, nor to corridors formed by partitions regulated by Sub-section 1804.4, 2004.3, 2104.3, and 2203.3.

(d) EXCEPTION: Where exterior corridors or exterior balconies serving as a required means of egress are enclosed on both sides and above, and the length of the enclosure along the long axis is 25 feet or more, fire-resistivity of walls and the protection of openings therein shall be required as if such corridors or balconies were enclosed interior corridors.

(e) Exterior balconies serving as required means of egress shall not project into an area where protected openings are required.

3104.7 OPENINGS: (a) (1) Where corridor walls are required of fire-resistive construction, every interior door opening shall be protected with a door complying with Sub-section 3706.2 and as set forth in Table 31-C of this Code.

(2) Closing devices will be required where and as set forth in Paragraph 3103.3 (b).

(3) Glazed openings of the size and construction permitted for three-fourths hour fire door assemblies in Sub-section 3706.5 may be installed in such doors.

(b) Where corridor walls are required to be fire-resistive, interior openings other than doors, except ventilation louvers equipped with approved automatic fire shutters, shall have one-fourth inch fixed wire glass set in steel frames.

(c) The total area of all openings in corridors required to be fire-resistive shall not exceed 25 per cent of the area of the corridor wall common to the room which is separated from the corridor.

(d) Where corridor walls are required to be fire-resistive, individual glass lights in doors shall not exceed the limits set forth in Sub-section 3706.5.

(e) EXCEPTION: In corridors of Group F and G Occupancies, where walls are not required to be fire-resistive, openings may have fixed, plain glass.

(f) Openings located between the end of an exterior means of egress and the nearest stairway shall be protected as required for corridors.

(g) Other openings to an exterior means of egress need not be protected unless required by other provisions of this Code.

3105 STAIRWAYS

3105.1 GENERAL: (a) Every stairway serving any building or portion thereof shall conform to the requirements of this Section.

(b) EXCEPTION: Stairs or ladders used only to attend equipment are exempt from the requirements of this Section.

(c) Escalators conforming to the requirements of Section 3205 may serve as required stairways.

3105.2 WIDTH: (a) Stairways serving an occupant load of more than 50 shall be not less than 44 inches in width.

(b) Stairways serving an occupant load of 50 or less may be 36 inches wide.

(c) Private stairways serving an occupant load of less than 10 may be 30 inches wide.

3125 SPECIAL HAZARDS

3125.1 BOILER ROOMS: (a) Except in Group I Occupancies, every room containing an incinerator or open-flame fuel-fired equipment, shall be provided with at least two remote means of egress.

(b) All interior openings shall be protected as set forth in TABLE No. 31-C

(c) **EXCEPTION:** Rooms should be designed of sufficient size to allow two doors. (Refer to Sec. 4006.3)

3126 FIRE ALARMS

3126.1 FIRE ALARMS REQUIRED: A manual fire alarm system shall be installed in all the following buildings unless the building is equipped with an automatic fire alarm system or an automatic sprinkler system.

(a) Buildings of Group C Occupancy as set forth in Sub-section 3117.11.

(b) Buildings of Group D Occupancy as set forth in Sub-section 3118.10.

(c) Buildings of Group F Division 2 Occupancy as set forth in Sub-section 3120.6.

(d) Buildings of Group G Division 2 Occupancy as set forth in Sub-section 3121.5.

(e) Buildings of Group H Occupancy as set forth in Sub-section 3122.8.

3126.2 FIRE ALARM INSTALLATIONS: (a) Manually operated fire alarm equipment shall be provided as set forth in Sections 3117 through 3122.

(b) Where a building is divided by fire walls into separate fire sections with adequate safeguards against the spread of fire from one section to another, each section may be considered a separate building for the purposes of fire alarm system requirements based on size of buildings or occupant load.

(c) Every alarm system and its equipment shall be of a standard approved type suitable for the purpose for which installed.

(d) Every alarm shall be under the supervision of a qualified person who shall cause proper tests to be made at specified intervals and have general charge of alterations and additions.

(e) Each system shall be tested at not less than weekly intervals, except as otherwise set forth.

(f) Fire alarms signaling equipment shall be restored to service as promptly as possible after each test or alarm, and shall be kept in normal condition for operation. Equipment requiring rewinding or replenishment shall be rewound or replenished as promptly as possible after each test or alarm.

(g) Each manually operated sending station and alarm sounding device in a single system shall be of the same general type.

(h) A manually operated sending station shall be provided near each main path of egress and in the natural path of escape from fire, at readily accessible and visible points which are not likely to be obstructed.

TABLE NO. 31-C

FIRE RATED DOOR REQUIREMENTS (1,2,3,4) (footnotes)				
DOORS TO ONE-HOUR FIRE-RATED MEANS OF EGRESS (Corridors)				
Occupancy	Rating (hours)	Label (6)	Maximum Glazing per leaf, sq. in.	Closing Device (see footnote)
A	¾	C	1200	A or B
B-1, B-2	¾(8)		1200	C
C	¾(8)		1200	C
D-1,	¾(5)	C	1200	C
D-2	¾(8)		1200	C
E-1, E-2	1	B	100	A or D
F-1,	¾	C	1200	C
F-2	¾(8)		1200	C
G-1, G-2	¾(8)		1200	C
H	¾(8)		1200	E

EXIT ENCLOSURE DOORS
(In accordance with Section 3108)

Occupancy	Rating (hours)		Label (6)	Maximum GYLAZING per leaf sq. in.	Closing Device (footnote)
	Less than 4 stories	4 stories and over			
All except Group I	1	1½	B	100	A or B
I	no requirement				

DOORS FOR OPENINGS IN OCCUPANCY SEPARATION AND FIRE DIVISION WALLS

Wall Rating (hours)	Door Rating (hours)	Label (6) (footnote)
4	3	A
3	3	A
2	1½	B
1	¾	C(7)

- A – Self closing.
- B – Automatic closing. Shall close when released by activation of a detector set to operate when smoke reduces the intensity of a one-foot long beam of white light by four percent, or any other detection device which will operate within that limitation.
- C – None required except doors from enclosed corridors to rooms of hazardous uses such as linen rooms, trash rooms, mechanical repair rooms etc.
- D – Automatic closure at 165 degrees F, fusible link or equal.
- E – Self closing, rising butt hinge or closer.
- 1 – For hardware requirements see Sub-section 3706.4.
- 2 – For glazing see Sub-sections 3706.5 and 3706.7.
- 3 – For boiler room doors see Sub-sections 4006.3 and 4006.4.
- 4 – For laundry and trash chute openings see Sub-sections 1807.4 and 1807.5.
- 5 – Except jails, prisons, etc. where open barred cells are provided.

(See Continuation of Notes Page 31-43)

- 6— Ratings of 3, 1½, 1, ¾, ½, or ¼ hours indicate the duration of the test exposure. Such numbers are followed by letters A, B, C, D, or E to indicate the classification of wall opening.
 - 7— For doors connecting residences to attached garages, see Sub-paragraph 1507.2 (a) (3).
 - 8— Tight fitting 1¾" thick solid wood core door in solid 2" x 4" rabbited wood frame.
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(i) Each sending station shall be so located that from any part of the building not more than 200 feet will have to be traversed in order to reach a sending station on the same floor, or 100 feet and one flight of stairs to reach a sending station on another floor located in a natural path of escape from fire.

(j) The arrangement of sending stations and the manner of connection to sounding devices shall be such that there will be no difference between the sounding of actual alarms and drill systems.

(k) A required sounding device shall be used for fire alarm purposes only.

(l) Alarm sounding devices shall be provided of such character and so distributed as to be effectively heard in every room above all other sounds. Visual alarm devices may be used in lieu of audible devices where specifically permitted for institutional occupancies and places of assembly.

(m) Every alarm sounding device shall be distinctive in pitch and quality from all other sounding devices.

(n) A code signal indicating where the alarm originates shall not be used except to such extent as herein set forth or as specifically authorized by the Building Official.

(o) Each system shall be so arranged that no manual intervention will be required, following the activation of a sending station, for causing effective response of all required sounding devices. No facilities shall be provided whereby such response can be controlled or modified except those otherwise specifically set forth herein.

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CHAPTER 38

FIRE-EXTINGUISHING APPARATUS

- 3801 AUTOMATIC-SPRINKLER SYSTEMS**
- 3802 CARBON DIOXIDE FIRE-EXTINGUISHING SYSTEMS**
- 3803 STANDPIPES AND HOSE STATIONS**
- 3804 WATER SUPPLY**
- 3805 FIRE DEPARTMENT CONNECTIONS**
- 3806 YARD HYDRANTS**
- 3807 PORTABLE FIRE EXTINGUISHERS**
- 3808 INSPECTIONS AND TESTS**

3801 AUTOMATIC-SPRINKLER SYSTEMS

3801.1 GENERAL: (a) In new buildings or in buildings altered to increase the area or height, and in existing buildings as set forth in Sub-sections 104.7 and 503.1 of this Code, approved automatic-sprinkler systems shall be installed and maintained as provided in this Chapter and in Chapter 51 of this Code, except that the Building Official may require or may permit a carbon dioxide fire-extinguishing system, as set forth in Section 3802 herein, or other approved automatic fire-extinguishing system, to be used in lieu of such sprinkler system.

(b) As used in this Chapter:

(1) Area shall be the allowable floor area set forth in Part III (Groups of Occupancy) of this Code for the various Types of construction.

(2) Height shall be the vertical distance from grade to the top of the main roof, exclusive of a mechanical penthouse.

(3) Grade shall be as set forth in Paragraph 5101.1 (b) of this Code.

(c) Combustible goods or merchandise shall include those made of wood, plastics, cloth or rubber; those containing flammable liquids; those packed with excelsior, paper or moss; those packaged or packed in paper, cardboard or wood containers and other goods or merchandise of equivalent, or greater, combustibility.

(d) Combustible, incombustible and non-combustible shall be as defined in Section 401 of this Code.

(e) The installation of fire extinguishers or standpipes shall not reduce or nullify the requirements for automatic fire-extinguishing systems as set forth in this Chapter and in Chapter 51 of this Code.

(f) Where automatic fire-extinguishing protection is provided in other than High Hazard Occupancies, the fire-resistive requirements may be reduced by one hour in the area or portion of buildings so protected provided such buildings are not more than 50 feet in height.

3801.2 BASEMENTS: Approved automatic-sprinkler systems shall be required:

(a) In basements or underground structures occupied as bowling lanes, restaurants, or for the manufacture, sale, or storage of combustible goods or merchandise (not including garages) and exceeding 2500 square feet in area.

(b) In basements used as workshops or for storage of combustible goods in buildings used for assembly, educational or residential occupancies where the area used for such workshops or such storage of combustible goods exceeds 2500 square feet.

(c) In basements of buildings used for assembly, educational, or residential occupancies where the area of such basements exceeds 5,000 square feet.

3801.3 REQUIREMENTS BASED ON OCCUPANCY:

(a) **GROUPS A, B AND C OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in the following locations in buildings of Group A Occupancy, and in buildings of Groups B and C Occupancies having a stage.

- (1) Projection rooms where nitro-cellulose film is used.
- (2) All accessible spaces on the stage side of the proscenium opening, including under the stage floor, gridiron and tie and fly galleries.
- (3) Dressing rooms, workshops and storerooms.
- (4) On the stage side and immediately back of the proscenium curtain and not more than five feet above the proscenium arc.
- (5) Projection rooms of buildings of Groups A and B Occupancies not having a stage and having a seating capacity of 500 or more persons.

(b) **GROUP D OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in buildings of Group D Occupancy as required in Chapter 51 of this Code.

(c) **GROUP E OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in buildings of Group E Occupancy, Divisions 1 and 2, over one story in height, or in buildings of mixed Occupancies, or in buildings one story in height exceeding 1500 square feet in area.

(d) **GROUP F OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed:

(1) In buildings or within fire divisions of Group F, Division 1, Occupancy (other than parking garages) one and two stories in height used for the sale or storage of combustible goods or merchandise and exceeding 20,000 square feet per floor in area.

(2) In buildings or within fire divisions of Group F, Division 1, Occupancy (other than parking garages) three or more stories in height used for the sale or storage of combustible goods or merchandise and exceeding 10,000 square feet per floor in area.

(3) In buildings of Group F, Division 1, Occupancy used for garages as follows:

(aa) In enclosed parking garages over 50 feet in height.

(bb) In open-air parking garages more than 75 feet in height.

(cc) In repair garages over one story in height, or located below another occupancy, exceeding 10,000 square feet per floor if of Type 1 construction, or 8,000 square feet per floor if of protected incombustible construction.

(dd) In one-story repair garages exceeding 15,000 square feet in floor area if of Type 1 construction, 12,000 square feet in floor area if of protected incombustible construction, or 9,000 square feet in floor area if of unprotected, incombustible construction or heavy timber, or Type III Protected construction.

(ee) In any basement-parking or repair garage located under any occupancy other than a parking or repair garage, where such basement garage exceeds 5,000 square feet in floor area.

3806.3 REQUIREMENTS: (a) (1) Private boat docking facilities accommodating four or more boats shall have sufficient one and one-half inch fire lines to reach all portions of the dock and boat facilities and shall be capable of delivering 30 gallons of water per minute at 30 pounds per square inch pressure through a three-eighths inch nozzle.

(2) Where such docking facilities are inaccessible to Fire Department equipment, or exceed 150 feet from Fire Department vehicular access, a two and one-half inch Fire Department connection shall be provided and made accessible to Fire Department equipment.

(b) In the absence of other requirements of this Section, not less than one yard hydrant and hose shall be provided for each 20,000 square feet of area.

(c) Yard hydrants shall have not less than two, two and one-half inch connections with threads uniform with the local Fire Department hose connections and not less than 100 feet of standard two and one-half inch fire hose with approved-type nozzles.

(d) A house hose and equipment shall be provided at each hydrant unless well located portable hose reels and equipment are accepted by the authority having jurisdiction.

(e) Hose houses shall have painted thereon the words "FIRE HOSE" in legible letters not less than six inches high on all exposed sides.

(f) ~~040~~ Location of all yard hydrants shall be approved by the Fire Department.

3807 PORTABLE FIRE EXTINGUISHERS

3807.1 WHERE REQUIRED: Portable fire extinguishers shall be installed and maintained as specified in this section as follows:

(a) In buildings for Group A occupancy: In every projection room and one for each 2500 square feet of floor area or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height.

(b) In Buildings for Groups B, C, D, and E occupancies: One to each 2500 square feet of floor area, but not less than one to each story or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height.

(c) In buildings for Groups F, G, and H occupancies: One to each 2500 square feet of floor area, but not less than one to each path of egress or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height. EXCEPTION: Where gasoline is dispensed there shall be a carbon dioxide fire-extinguisher of 15 pounds capacity extinguishment rating for the first two gasoline dispensing pumps or fraction thereof; and for each additional two gasoline dispensing pumps or fraction thereof after the first two there shall be either a carbon dioxide fire-extinguisher of 15 pounds capacity extinguishment rating or a dry chemical fire extinguisher of comparable rating. Additional fire extinguishers may be required for other extra Hazard Occupancies as set forth in NFPA 10.

(d) In buildings of Group I occupancies other than single family residences and duplexes: One for each 2500 square feet of floor area.

(e) In buildings for Group J occupancy: As required by the inspector having jurisdiction, complying generally with the above requirements.

3807.2 REQUIREMENTS: (a) Portable fire extinguishers, where provided, shall be mounted in corridors or other approved locations generally accessible to the occupants of the building.

(b) Where such portable fire extinguishers are placed in cabinets, they shall be visible and the cabinet doors shall not be locked, or such doors shall be of glass which can easily be broken to gain access to the fire extinguisher when needed to extinguish fire.

3808 INSPECTIONS AND TESTS

3808.1 GENERAL: (a) All required fire-extinguishing apparatus shall be maintained in sound operative condition and where, in the expressed and written opinion of the Fire Inspector having jurisdiction, such apparatus is defective or not in compliance with the Standards set forth in this Chapter, repairs or replacement shall be made with reasonable dispatch.

(b) All fire-extinguishing apparatus required by this Code shall be inspected by the Fire Department at least once every year and tests shall be made at the discretion of the Fire Inspector having jurisdiction.

(c) Such tests shall be conducted by the Fire Department having jurisdiction and equipment satisfying such tests shall be tagged as acceptable with notation of the date of the test and the date re-testing is recommended.

(d) The cost of making all tests shall be borne by the owner.

3808.2 PRESSURE TESTS: (a) Every system of automatic-sprinklers, standpipes or yard hydrants, and all parts thereof except linen hose, shall satisfactorily meet the pressure tests provided in the Standards referenced in Paragraphs 3801.4 (a) and 3803.1 (a) herein.

(b) Tests for residual pressure on standpipe systems may be made at the roof outlets giving consideration to pressure reduction due to head.

4609 HANGERS AND SUPPORTS

4609.1 STRAINS AND STRESSES: (a) Piping in a plumbing system shall be installed without undue strain and stresses and provisions shall be made for expansion, contraction and structural settlement.

(b) All suspended soil, waste, and vent piping shall be supported, hung, or suspended with "clevis type" metal hangers and a minimum of $\frac{3}{8}$ " metal rods. All underground installations to have said hangers coated with a mastic paint and installed in accordance with the requirements of Sec. 4609. On all above the slab installations where it is necessary to support, hang, or suspend soil waste and vent piping, "clevis type" or other approved metal type hangers shall be required with steel rods.

4609.2 VERTICAL PIPING: (a) ATTACHMENT: Vertical piping shall be secured at sufficiently close intervals to keep the pipe in alignment and carry the weight of the pipe and contents.

(b) CAST-IRON SOIL PIPE: Cast-iron soil pipe shall be supported at not less than at every story height and its base.

(c) SCREWED PIPE COLD: Screwed pipe (I.P.S.) shall be supported at not less than every other story height.

(d) SCREWED PIPE HOT: Screwed pipe (I.P.S.) shall be properly supported to provide for expansion.

(e) COPPER TUBING: Cold copper tubing shall be supported at each story.

(f) COPPER TUBING: Hot copper tubing shall be properly supported to provide for expansion.

(g) LEAD PIPE: Lead pipe shall be supported at intervals not exceeding four feet.

(h) PLASTIC PIPE: Plastic pipe shall be supported at each story.

4609.3 HORIZONTAL PIPING: (a) SUPPORTS: Horizontal piping shall be supported at sufficiently close intervals to keep it in alignment and prevent sagging.

(b) CAST-IRON SOIL PIPE: Cast-iron soil pipe shall be supported at not more than five-foot intervals; except that pipe exceeding five feet in length, may be supported at not more than ten-foot intervals. Supports shall be placed within eighteen inches of the hub or joint. Hubless or compression gasket joints must be supported at least at every other joint except that when the developed length between supports exceeds four feet, they shall be provided at each joint. Supports shall be placed on or immediately adjacent to the coupling. Suspended lines shall be suitably braced to prevent horizontal movement.

(c) SCREWED PIPE: Screwed pipe (I.P.S.) shall be supported at approximately ten-foot intervals.

(d) COPPER TUBING: Copper tubing shall be supported at approximately eight-foot intervals.

(e) LEAD PIPE: Lead pipe shall be supported for its entire length.

(f) IN GROUND: Piping in the ground shall be laid on a firm bed for the entire length, except where support is otherwise provided which is adequate in the judgment of the Plumbing Official.

(g) PLASTIC PIPE: Plastic pipe shall be supported at intervals of not more than four feet.

4609.4 HANGERS AND ANCHORS: (a) MATERIAL: Hangers and anchors shall be of metal of sufficient strength to support the pipe and contents in proper alignment and to prevent rattling.

(b) ATTACHMENT: Hangers and anchors shall be securely attached to the building construction.

4609.5 BASES OF STACKS: (a) SUPPORTS: Bases of cast-iron soil stack shall be supported on masonry construction, metal brackets attached to the building construction, or by other methods approved by the Plumbing Official.

(b) PIPING MATERIAL: Other piping materials shall be so anchored as to take the load off the sack at the base.

4610 VENTS AND VENTING SYSTEMS

4610.1 VENT TERMINALS: (a) Extensions of vent pipes through a roof shall be terminated at least six inches above it.

(b) All extensions of soil, waste, and vent stacks shall be run full size at least one-half foot above the roof. Vent stacks on the exterior walls of a structure with parapet walls shall extend six inches above same. Vent extensions above the roof shall not exceed three feet if of cast-iron or ten feet if of screw pipe or copper tube. Screw pipe or copper tube shall extend in one piece at least five feet under the roof and be securely fastened to prevent wind damage. Where roofs are used for sun decks, solariums or similar purposes all vents shall extend not less than seven feet above the deck. Vent stack distances from air conditioning intakes shall be as set forth in Sub-section 4903.7.

(c) FLAG POLING: Vent terminals shall not be used for the purpose of flagpoling, TV aeriels, or similar purposes.

(d) ROOF TERMINAL: (1) The roof terminal of any vent pipe if within 10 feet of any door, window or ventilating opening shall extend not less than three feet above such door, window or ventilating opening.

(2) The vent terminal of a sanitary system of a building shall not be located less than 10 feet developed distance from any mechanical air intake opening.

4610.2 VENT GRADES AND CORRECTIONS:

(a) GRADE: All vent and branch-vent pipes shall be so graded and connected as to drain dry.

(b) VERTICAL RISE: Where dry ventpipes connect to a horizontal soil or waste pipe, the vent shall be taken off above the center line of the soil pipe, and the vent pipe shall rise vertically, or at an angle not more than 45 degrees from the vertical to a point at least six inches above the flood-level rim of the fixture it is venting before offsetting horizontally or before connecting to the branch vent.

(c) HEIGHT ABOVE FIXTURES: A connection between a vent pipe and a vent stack or stack-vent shall be made at least six inches above the flood-level rim of the highest fixture served by the vent.

4610.3 VENTS: Where fixtures are located directly adjacent to one another and connect to a vertical stack at the same level, the fixture trap may be served by a common vent.

4610.4 WET VENTING: (a) Horizontal wet vents shall not exceed 15 feet and shall receive discharge from fixture branches only. (See Paragraph 4610.4 (c).)

(b) Vertical wet vents connecting to a horizontal wet vent shall not exceed six feet. (EXCEPTION: See Combination Waste and Vent Sub-section 4610.10).

(c) The minimum size and the maximum capacity of wet vents shall be as follows:

(1) **2" Vent:** Six-fixture units other than urinals, pressure fixtures or sinks except as set forth in Paragraph 4613.10 (b).

(2) **2½" Vent:** 10-fixture units. No water closets or other fixtures requiring a waste opening greater than 2 inches shall be permitted.

(3) **3" Vent:** 16-fixture units. No water closets or other fixtures having an opening greater than 3 inches.

(4) **4" Vent:** 32-fixture units. No water closets or other fixtures having an opening greater than 4 inches.

(d) Two water closets on a horizontal section may be vented by a wet or dry vent stack taken off between the two water closets, providing the vent intersection is within five feet horizontal developed length from each water closet vertical outlet, and all fixtures are on same story level.

4610.5 CIRCUIT OR LOOP VENT: (a) GENERAL: (1) A series of adjacent fixtures may be installed on a horizontal drain.

(2) A vent shall be installed vertically within five feet downstream from the first fixture branches, and another vent installed vertically between the last two water-supplied fixture branches connected to the horizontal drain section provided all fixtures are located in the same or adjacent toilet rooms at the same level.

(3) Branch drains not exceeding 15 feet in length and receiving the discharge of fixtures, other than water closets and pedestal urinals located in the same or adjacent toilet rooms may connect to the horizontal section of a loop or circuit vent.

(b) **SIZE OF CIRCUIT OR LOOP VENT:** The pipe of the dry vent section of a circuit or loop vent may have a diameter of one pipe size less than the diameter of the pipe of the horizontal soil or waste drain it serves.

TABLE 46-L

Size of Pipe	Number of Traps	Size of Dry Vent Pipe
2"	Six 1¼" traps or four 1½" traps other than sink traps. No urinal traps allowed	1½"
3"	Thirty (30) waste fixture units, other than urinal traps, or six (6) urinal traps	2"
4"	Twelve (12) water closets and, in addition, thirty-six (36) waste fixture units may waste into such soil pipe	3"

4610.6 CABANA SHOWERS: Multiple cabana showers may be installed on a circuit or loop vented branch and not limited as to distance from fixture branches, provided that all cabana shower drains, where appreciable quantity of sand washing into the shower drain is a possibility, shall waste through an approved sand interceptor before entering the sewer, drainage or disposal system.

4610.7 FIXTURES WASHED BY WATER CLOSETS: Urinal traps and floor drains installed downstream from a water closet in a circuit or loop vent group shall be three inches. Any other fixture trap installed downstream from a water closet shall be revented.

4610.8 MAIN VENTS TO CONNECT AT BASE: (a) All main vents or vent stacks shall connect full size at their base to the main soil or waste stack, at or below the lowest fixture branch of such waste stack. Such base shall be washed by a fixture or group of fixtures. The diameter of the vent pipe shall not exceed the diameter of the soil or waste stack to which it connects.

(b) **SIZE ON INDIVIDUAL VENTS:** The diameter of an individual vent shall be not less than 1¼ inches nor less than one-half the diameter of the drain to which it is connected. No vent for a water closet shall be less than two inches in diameter. (See Sub-section 4612.4 for interceptor vents.)

(c) **SIZE OF VENT PIPING:** The nominal size of vent piping shall be determined from its developed length and the total of fixture units connected thereto as provided in Table 46-M.

**TABLE 46-M
SIZE AND LENGTH OF VENT PIPING**

Diameter of Soil or Waste Stack	Maximum Fixture Units	Size and Maximum Length of Vent (Feet)									
		1¼	1½	2	2½	3	4	5	6	8	
1¼	1	70									
1½	4	70	190								
1½	6	50	175								
2	8	50	150	400							
2	12	45	75	300							
2	24	20	50	200							
2½	36	--	35	140	400						
3	12	--	30	100	300	1200					
3	36	--	--	50	200	800					
3	72	--	--	40	70	400					
4	100	--	--	35	150	300	1200				
4	200	--	--	30	100	240	900				
4	500	--	--	20	45	100	450				
5	200	--	--	--	35	80	450	1300			
5	500	--	--	--	30	70	300	1000			
5	1100	--	--	--	20	45	180	600			
6	350	--	--	--	30	50	200	600	1300		
6	620	--	--	--	15	30	150	400	1100		
6	960	--	--	--	--	25	100	300	1100		
6	1900	--	--	--	--	15	80	250	700		
8	600	--	--	--	--	--	80	200	500	1300	
8	1400	--	--	--	--	--	50	100	400	1200	
8	2200	--	--	--	--	--	40	80	350	1100	
8	3800	--	--	--	--	--	30	60	250	800	

4610.9 SOIL WASTE AND VENT STACKS: (a) For each building having a single building sewer receiving the discharge of a water closet there shall be at least one minimum size vent stack, extending above the building roof no less than three or four inches in diameter or of a larger diameter, as set out in Table 46-M.

(1) Main vent stack size for buildings having multiple building sewers. Buildings having more than one building sewer, each building sewer receiving the discharge of a water closet shall have at least one minimum size vent stack, no less than three or four inches in diameter or of a larger diameter extending above the building roof as set out in Table 46-M.

(2) Vent stacks for accessory buildings. For accessory buildings on a lot or building site connected by a common building sewer, the minimum size for a vent stack shall be as provided for in Table 46-M. If a water closet is installed in accessory building the minimum size vent shall be two inches.

and durability to prevent the escape of solids, liquids, and gases, therefrom, under all known adverse conditions such as corrosion, strains due to temperature changes, settlement, vibrations and superimposed loads.

(b) STOP-AND-WASTE VALVE COMBINATION: Combination stop-and-waste valves and cocks shall not be installed in an underground service pipe.

(c) PRIVATE WATER SUPPLY: No private water supply shall be interconnected with any public water supply.

4614.6 WATER PUMPING AND STORAGE EQUIPMENT: (a) PUMPS AND OTHER APPLIANCES: Water pumps, tanks, filters, softeners, and all other appliances and devices shall be protected against contamination.

(b) WATER-SUPPLY TANKS: Potable-water-supply tanks shall be properly covered and screened to prevent the entrance of foreign material or insects into the water supply. Soil or drainage lines shall not pass directly over such tanks.

(c) CLEANING, PAINTING, REPAIRING WATER TANKS: A potable-water-supply tank used for domestic purposes shall not be lined, painted, or repaired with any material which will affect either the taste or the potability of the water supply when the tank is returned to service. Tanks shall be disconnected from the system during such operations, to prevent any foreign fluid or substance from entering the distribution piping.

4614.7 WATER-SUPPLY HOUSE TANKS: (a) WHEN REQUIRED: When the water pressure from the community mains during flow is insufficient to supply all fixtures freely and continuously, the rate of supply shall be supplemented by a gravity house tank or booster system.

(b) SURGE TANKS: In any structure that required an auxiliary pump to supplement the available water supply, such pump shall be supplied from a surge tank to be supplied with water from public or private main through a float valve. Upon acceptance by both the local water company and the administrative authority, the requirement for a surge tank may be waived where controlled pumps are provided.

(c) AUXILIARY PRESSURE: SUPPLEMENTARY TANK: (1) If the residual pressure in the system is below the minimum allowable at the highest water outlet when the flow in the system is at peak demand, an automatically controlled pressure tank or gravity tank shall be installed, of sufficient capacity to supply sections of the building installation which are too high to be supplied directly from the public water mains.

(2) Low Pressure Cut-Off: When a booster pump is used on an auxiliary pressure system and the possibility exists that a pressure of five pounds per square inch or less may occur on the suction side of the pump, a low pressure cut-off shall be installed on the booster pump to prevent the creation of negative pressure on the suction side of the water system.

(3) Similar arrangements may be provided with the approval of the Plumbing Official.

(d) SUPPORT: All water-supply tanks shall be supported in accordance with the building code or other regulations which apply.

(e) OVERFLOW FOR WATER-SUPPLY TANKS: Overflow pipes for gravity tanks shall discharge to an approved point of disposal.

Rain water gutters discharging into a street gutter are not considered approved points of disposal. Adequate overflow pipes properly screened against the entrance of insects and vermin shall be provided.

(f) HOUSE TANK SUPPLY: The water-supply inlet within the house tank shall be at an elevation not less than is required for an air gap in an open tank with overflow, but in no case shall the elevation be less than four inches above the overflow. If a drop pipe is added to the ball cock or filling device an air inlet shall be inserted in the drop pipe at least two inches above the overflow.

(g) DRAINS: Water-supply tanks shall be provided with valved drain lines located at their lowest point and discharged as an indirect waste or as required for overflow pipes in paragraph 4614.7 (e).

(h) SIZE OF OVERFLOW: Overflow drain openings for water supply tanks shall be not less than twelve square inches of free opening.

(i) PRESSURE TANKS: Pressure tanks used for supplying water to the domestic water distribution system, combined supply to fire standpipes and domestic water systems, or to supply standpipes for fire equipment only, shall be equipped with an accessible water and pressure gauge.

4614.8 WATER DISTRIBUTION PIPE, TUBING AND FITTINGS: (a)

(1) Materials for water distributing pipes and tubing shall be brass, copper, cast iron water pipe, wrought iron, steel or CPVC plastic with appropriate fittings.

(2) All wrought iron and steel pipe and fittings shall be galvanized (zinc coating).

(3) Copper pipe and tubing below ground shall be Type K or Type L.

(4) Copper pipe and tubing above ground may be Type K, Type L or Type M.

(5) Plastic pipe and fittings may be used for domestic water service only in accordance with Table 46-C.

(b) (1) Pipes conveying fire and domestic water shall not be installed underneath concrete slab on the ground in any location inside the building walls.

(2) The looping of copper water piping (annealed - "soft tubing") beneath the ground floor slab will be permitted in single story buildings and the pipe shall be encased in plastic pipe sleeves, its total length to include the turn to above the slab.

(3) Fittings shall not be permitted below the ground floor slab in single-story buildings.

(4) The minimum wall thickness of the plastic sleeve shall be 1/8 inch.

(5) Piping under a slab shall service only a single occupancy.

(6) Such piping and fittings may be installed in concrete trenches with removable covers.

(c) (1) Water service and distribution pipe shall be electrically isolated from all other pipe, conduit, soil pipe, building steel and steel reinforcing except where electric ground is otherwise required by this Code, and shall also be separated from such metallic members and from any other materials of construction where damage by friction and abrasion may be anticipated.

(2) Where dissimilar metals are used in the piping system which are not considered compatible on the electromotive scale, insulating dielectric fittings between the two dissimilar metals shall be provided. Copper adapters or heater tees with brass nipples may be used as connectors to hot water heaters or like equipment (without using the insulating dielectric fittings required in this section).

(d) (1) Domestic cold water piping placed above a roof or within 10 inches above a roof shall be suitably insulated with approved materials.

(2) Hot and cold water piping, underground or within partitions, shall be separated and not physically connected.

4614.9 PLASTIC PIPE AND FITTINGS PRESSURE RATED FOR WATER SERVICE PIPE: (a) In Table 46-C these numbers are listed under "Materials" column which represent the ASTM designation numbers assigned to these materials by the joint ASTM-NSF-PPI committee to assist in quick, easy identification of the materials. The numbers appear as a part of the marking on the pipe and/or tubing. These and no others, are approved.

(b) (1) All plastic pipe and fittings approved in Table 46-C shall be properly marked as specified by their respective Standards.

(2) All material shall be installed as recommended by the manufacturer and/or the Plastic Pipe Institute.

(3) No materials shall be co-mingled within the same system except which are specifically approved in writing by the respective Standards.

(4) All water service piping shall have a minimum working pressure of 160 pounds per square inch, with permanent identification markings. (Schedule 40)

(5) All plastic water service piping shall have a minimum cover of 12 inches of backfill.

(c) No existing metallic water service piping used for electrical grounding shall be replaced with non-metallic pipe or tubing until other grounding means are provided which are satisfactory to the proper administrating authority having jurisdiction.

4614.10 ALLOWANCE FOR CHARACTER OF WATER: (a) **SELECTION OF MATERIALS:** When selecting the material and size for water-supplying pipe, tubing, or fittings, due consideration shall be given to the action of the water on the interior and of the soil, fill or other material on the exterior of the pipe. No material that would produce toxic conditions in a potable-water-supply system shall be used for piping, tubing or fittings.

(b) **USED PIPING:** No piping material that has been used for other than a potable-water-supply system shall be reused in the potable-water-supply system.

4614.11 WATER SUPPLY CONTROL: (a) Each building shall have a separate water control valve, independent of the meter valve. Each apartment or store in a building shall have a separate independent control valve and individual fixture control valve controlling all the fixtures in such apartment or store, except bathtubs and showers. Main control valves shall be located at or near the foundation line outside the building above the ground or in a separate approved box with cover.

(b) Supply lines taken from pressure or gravity tanks shall be valved at or near the tank. Tanks in connection with a domestic water

system shall have a drain cock installed on the discharge side of such valve.

(c) Each water closet and urinal supply shall have an independent water control valve placed above the floor and all single fixtures or groups of fixtures in hotels, office buildings, hospitals, clinics, places of public assembly and manufacturing plants shall have separate fixture control valves and a single control valve for each group of fixtures in a single room. Each water storage tank shall have a water control valve and draw off valve.

(d) A shut-off valve minimum size three-quarter-inch, shall be provided in the cold water branch line, accessible and adjacent to each water-storage tank of each water heater.

(e) Sillcocks for all Group H Occupancies of more than two units served by a single water service shall be separately and individually valved or otherwise arranged to shut off the supply to the sillcocks without interrupting water supply to the resident units.

4614.12 WATER SUPPLY DISTRIBUTION: (a) WATER-SERVICE PIPE: The water-service pipe from the street main to the water-distribution system for the building shall be of sufficient size to furnish an adequate flow of water to meet the requirements of the building at peak demand, and in no case shall be less than three-quarters-inch nominal diameter. If flushometers or other devices requiring a high rate of water flow are used, the water-service pipe shall be designed to supply this flow.

(b) **DEMAND LOAD:** The demand load in the building water-supply shall be based on the number and kind of fixtures installed and the probable simultaneous use of these fixtures.

4614.13 PROCEDURE IN SIZING THE WATER DISTRIBUTION SYSTEM OF A BUILDING: (a) The sizing of the water distribution system shall conform to good engineering practice.

(b) Methods used to determine the pipe sizes shall be approved by the Plumbing Official and shall be in accordance with the Standards set forth in Section 402 or in the following Tables:

**TABLE 46-Q
MINIMUM WATER PIPE SIZE**

No. of Fixture Units Flush Tank Water Closet		Diameter of Water Pipe Inches	Recom- mended Meter Size Inches	Appr. Pres- sure Loss Meter and 100' of Pipe p.s.i.	No. of Fixture Units Flush Valve Water Closet	
Copper	Galv.				Copper	Galv.
*	*					
18	--	¾	¾	30	--	--
--	15	¾	¾	30	--	--
19-55	--	1	1	30	--	--
--	16-36	1	1	30	--	--
--	--	1	1	30	9	--
56-85	--	1¼	1	30	--	--
--	37-67	1¼	1	30	--	--
--	--	1¼	1	30	10-20	--
--	--	1¼	1	30	--	14
86-225	--	1½	1½	30	--	--
--	68-175	1½	1½	30	--	--
--	--	1½	1½	30	21-77	--
--	--	1½	1½	30	--	15-52

**TABLE 46-Q
MINIMUM WATER PIPE SIZE**

No. of Fixture Units Flush Tank Water Closet		Diameter of Water Pipe	Recom- mended Meter Size	Appr. Pres- sure Loss Meter and 100' of Pipe	No. of Fixture Units Flush Valve Water Closet	
Copper	Galv.	Inches	Inches	p.s.i.	Copper	Galv.
226-350	--	2	1½	30	--	--
--	176-290	2	1½	30	--	--
--	--	2	1½	30	78-175	--
--	--	2	1½	30	--	53-122
351-550	--	2	2	30	--	--
--	291-450	2	2	30	--	--
--	--	2	2	30	176-315	--
--	--	2	2	30	--	123-227
551-640	--	2½	2	30	--	--
--	451-580	2½	2	30	--	--
--	--	2½	2	30	316-392	--
--	--	2½	2	30	--	228-343
641-1340	--	3	3	22	--	--
--	581-1125	3	3	22	--	--
--	--	3	3	22	393-940	--
--	--	3	3	22	--	344-785

NOTE: This table is applicable to only the most favorable conditions, where water main pressure does not fall below 50 p.s.i. at any time.

In general for 3- or 4-story buildings, or where main pressure falls below 50 p.s.i., the next larger size group should be used.

Where conditions do not conform to the above table, the provisions of BMS-66 National Bureau of Standards publications shall apply.

Minimum water service shall be ¾" to the control valve.

* ½" water piping distribution may be used to service not more than 2 fixtures from a ¾" water service (Reference Section 4614.13)

**TABLE 46-R
RATE OF FLOW AND REQUIRED PRESSURE DURING FLOW
FOR DIFFERENT FIXTURES**

Fixture	Flow Pressure ^a p.s.i.	Flow Rate gpm
Ordinary basin faucet _____	8	3.0
Self-closing basin faucet _____	12	2.5
Sink faucet - ¾ inch _____	10	4.5
Sink faucet - ½ inch _____	5	4.5
Bath tub faucet _____	5	6.0
Laundry tub cock - ½ inch _____	5	5.0
Shower _____	12	5.0
Ball-cock for closet _____	15	3.0
Flush valve for closet _____	10-20	15-40 ^b
Flush valve for urinal _____	15	15.0
Garden hose, 50 ft. and sill cock _____	30	5.0

^aFlow pressure is the pressure in the pipe at the entrance to the particular fixture considered.

^bWide range due to variation in design and type of flush-valve closets.

4614.13 SIZE OF FIXTURE SUPPLY: The minimum size of a fixture-supply pipe from the riser or main to the wall opening shall be as follows:

Type of Fixture or Device	Pipe Size (Inches)
Bath tubs _____	½
Combination sink and tray _____	½
Drinking fountain _____	¾

Type of Fixture or Device	Pipe Size (Inches)	
Dishwasher (Domestic)	1/2	
Hot water heaters	3/4	
Kitchen sink, residential	1/2	
Kitchen sink, commercial (over one compartment)	3/4	
Lavatory	1/2	
Laundry tray, 1, 2 or 3, compartments	1/2	
Shower (single head)	1/2	Minimum
Sinks (service, slop)	1/2	
Sinks flushing rim	1	
Urinal (flush tank)	1/2	
Urinal (direct flush valve)	3/4	
Water closet (tank type)	1/2	
Water closet (flush valve type)	1	
Hose bibbs	3/4	

A group of not more than two fixtures shall be connected to a half-inch, cold water supply.

4614.14 MINIMUM PRESSURE: Minimum, fairly constant, service pressure, at the point of outlet discharge shall be not less than 8 psi for all fixtures except for direct flush valves, for which it shall be not less than 15 psi, and except where special equipment is used requiring higher pressure. In determining the minimum pressure, allowance shall be made for the pressure drop due to friction loss in the piping system during maximum demand periods as well as head, meter, and other losses in the system.

4614.15 VARIABLE STREET PRESSURES: When the street main has a wide fluctuation in pressure during the day, the water distribution system shall be designed for minimum pressure available.

4614.16 HAZARD AND NOISE: Water pipe installations shall be adequately protected from water hammer by use of air chambers or other approval devices. Air chambers shall be installed in such manner that will permit draining without disconnecting fixture supply. Air chambers or shock absorbers shall be installed and air chambers shall be not less in volume than a 12-inch length of pipe one size larger than the pipe it serves.

4614.17 HOT-WATER DISTRIBUTION: The sizing of the hot-water distribution piping shall conform to good engineering practice.

4614.18 SAFETY DEVICES: (a) PRESSURE-RELIEF VALVE: Pressure-relief valves shall be installed for all equipment used for heating or storage of hot water. The rate of discharge of such a valve shall limit the pressure rise for any given heat input within ten percent of the pressure at which the valve is set to open.

(b) TEMPERATURE RELIEF VALVES: Temperature relief valves shall be installed for equipment used for the heating or storage of domestic hot water. Each temperature relief valve shall be of the reseating type and be rated as to its BTU capacity. In all cases the BTU rating of the temperature relief valve shall be greater than the BTU input rating of the appliance. (See Table 46-S).

(c) APPROVALS: Combination pressure and temperature relief valves separate pressure and temperature relief valves, which have been tested and approved by, or meet the specification requirements of, the American Gas Association, A.S.M.E., or other recognized approval authorities, shall be considered acceptable.

(d) RELIEF-VALVE LOCATION: (1) Combination pressure and temperature valves, or temperature relief valves, shall be installed so that the temperature sensing element is immersed in the hottest water within the top six inches of the tank.

(d) **RELIEF-VALVE LOCATION:** (1) Combination pressure and temperature valves, or temperature relief valves, shall be installed so that the temperature sensing element is immersed in the hottest water within the top six inches of the tank.

(2) Pressure-relief valves may be located adjacent to the equipment they serve.

(3) There shall be no check-valve or shut-off valve between a relief-valve and the heater or tank for which it is installed.

(e) **RELIEF OUTLET WASTES:** (1) The outlet of a pressure, temperature, or other relief valve shall not be connected to the drainage system as a direct waste.

(2) The valve discharge outlet pipe shall not be smaller than the valve to which it is connected.

(3) The outlet pipe shall not be trapped and shall be installed to drain dry.

(f) **DRIPS – LOCATION FOR BUILDINGS:** Each temperature and pressure relief valve or combination thereof shall be provided with a drip pipe connected to the valve discharge outlet. Drip pipes shall discharge as follows:

(1) For hot water storage tanks placed above the roof: as in (2) and (3) or upon the roof.

(2) In cases where a building covers an entire lot: to any suitable plumbing fixture or floor drain terminating above the floor level except a water closet, urinal, bidet, bath or shower.

(3) In all other buildings except those described in the foregoing: to an observable point outside a building. The terminus of all drip pipes shall be without a thread. Where terminated outside a building; pointing down to within six inches of ground level.

(g) **RELIEF VALVE DISCHARGE PIPING:** Relief valve discharge pipe shall be sized for capacity, length, and connection size of the valve to be installed and shall not be smaller than the valve outlet connection. The size of the manifold pipe shall be determined by the cumulative B.T.U. total of the appliances served thereby. Relief valve discharge pipe shall be sized as follows:

Up to	69,000 B.T.U.	¾ inch ID
Above	69,000 to 127,000 B.T.U.	½ inch ID
Above	127,000 to 340,000 B.T.U.	¾ inch ID
Above	340,000 to 600,000 B.T.U.	1 inch ID

This table shall apply to single or manifold pipe and the length of the piping shall be considered. Reducers shall be with smooth transition and without abrupt shoulders.

4614.19 STORAGE TANKS: (a) APPLICABLE REQUIREMENTS: All storage tanks for domestic hot water shall meet the applicable A.S.M.E. and listed requirements of Table 46-C.

(b) **MARKING:** Any tank hereafter installed for the storage of domestic hot water shall have clearly and indelibly stamped in the metal of the tank, or marked upon a plate welded thereto, or otherwise permanently affixed, the maximum allowable working pressure and the hydrostatic test pressure which the tank is designed to withstand, and the year of manufacture. Such marking shall be placed in an accessible position so inspection and reinspection shall be readily accomplished.

(c) **MINIMUM PRESSURES:** The minimum hydrostatic test pressure shall be 300 lbs. per square inch and the working pressure shall be not more than 42½ per cent of the indicated hydrostatic test pressure.

(d) **DRAIN COCK:** All storage tanks shall be equipped with adequate accessible drain cocks.

(e) **LINE VLAVES:** Valves in the water-supply distribution system, including hot water heaters and group shut-off valves, except those immediately controlling one fixture supply, when fully opened shall have a cross-sectional area of the smallest orifice or opening through which the water flows at least equal to 80 percent of the cross-sectional area of the nominal size of the pipe in which the valve is installed.

(f) **WATER USED FOR PROCESSING:** Water used for cooling of equipment or similar purposes shall not be returned to the potable-water distributing system. When permitted, the waste water shall be discharged through an indirect waste pipe or air gap to the drainage system or other approved point of disposal.

4614.20 ELECTRICAL GROUND: There shall be a water pipe of three-fourth-inch minimum size, connected to the cold water system, stubbed out into each meter room for the purpose of grounding electrical service equipment.

4615 SEPTIC TANKS AND DRAINFIELDS

4615.1 (a) SEPTIC TANKS AND DRAINFIELDS: All septic tanks and drainfields shall be designed in accordance with the requirements of and approved by the Broward County Health Department, Florida Department of Health and Rehabilitative Services.

(b) For residences, a minimum area of 300 square feet per bedroom of suitable, unobstructed land shall be available for the individual sewage disposal system in addition to that required for the building and for property line clearances.

(c) For establishments other than residences, an area equal to 100 percent of the required initial absorption area shall be available for expansion, maintenance and replacement of the absorption system and both the initial and expansion absorption areas shall have the distance separations from the building, other facilities and property lines as set forth in this code.

(d) When an approved sanitary sewer is made available and operative in a public right-of-way or easement abutting the property, any existing individual sewage disposal system, device or equipment shall, within 90 days, be abandoned and the sewage wastes from the residence or building discharged to the sanitary sewer through a properly constructed house sewer.

(e) All septic tanks which are to be abandoned for any reason shall be completely pumped out and holes knocked in the bottom. The tank shall be filled with sand or other approved material.

(f) Garbage wastes from food waste grinders may be discharged to household septic tanks receiving sewage waste and shall not be discharged to grease or laundry wastes interceptors.

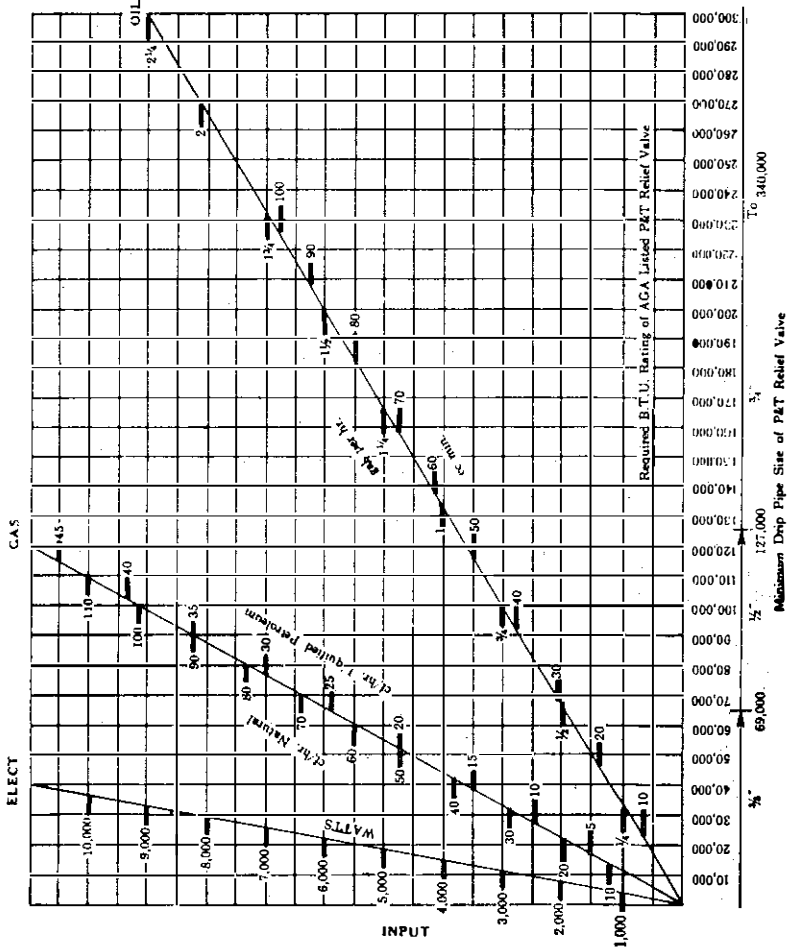
(g) (1) Effluent or drainage from a home washing machine may be disposed of by discharge into the septic tank or by discharge into separate interceptor having minimum capacity of 225 gallons, baffled and vented, and provided with absorption field having a minimum area of 100 square feet for two bedroom residences with an increase of 25 square feet for each additional bedroom.

(2) No reduction in required septic tank capacity or drainfield area for septic tanks system shall be made when separate disposal is used for laundry wastes.

(h) House drains installed in connection with new construction where waste disposal is to a septic tank shall be as follows:

(1) If a building site is served by both street and utility easement or alley 12 feet or more in width, the house drains shall be installed to extend from either side of the building.

TABLE 46-5



(2) Where no utility easement or alley 12 feet or more in width exists, the house drain shall extend from the front street side of the building, or from either side thereof.

(3) Where buildings are so located as to provide no side yards and no utility easement or alley 12 feet or more in width exists, the house drain shall extend from the front street side of the building.

(4) Where buildings are so located as to provide no side yards and utility easement or alley 12 feet or more in width does exist the administrative authority shall determine and establish the location of the house drain, to either the front or the rear of the building.

4615.2 PERMITS: (a) Septic tanks and drainfields shall not be con-

structed, installed or altered until a permit for such proposed work has been obtained from the enforcing authority.

(b) For septic tanks over 1200 gallon capacity, plans and specifications shall be first submitted to the Florida Department of Health and Rehabilitation Services, Division of Health for approval and such approval together with plans shall be then submitted to the Plumbing Official for approval and a permit issued before construction work is commenced.

4615.3 UNLAWFUL TO SELL: No person, firm or corporation shall install, contract for, sell, manufacture or offer for sale within the area of jurisdiction of this code, any septic tank, liquid waste collection or disposal system, sewage treatment system or similar device, including chemical additives, which does not conform to the requirements of the Florida Department of Pollution Control, and which has not received prior approval therefrom from the Florida Department of Pollution Control, and the Plumbing Official.

4615.4 FACTORS COVERING THE TYPE AND METHOD OF DISPOSAL OF SEWAGE AND LIQUID WASTE: (a) The construction and/or installation of sewage and/or liquid waste disposal systems shall be based on the governing factors set forth herein.

(b) Where a public sewer exists, factors governing shall include:

- (1) The character and quality of sewage and/or liquid waste.
- (2) The availability of a public sewer.
- (3) The design or unused flow capacity of the available public sewer as set forth in Sub-sections 4605.2 and 4605.4.
- (4) For rainwater disposal Sub-sections 4605.2, 4605.4 and 4611.4.
- (5) The design or unused flow capacity of the existing plumbing system; whether such system is capable of accommodating the load as determined by the Plumbing Official and as otherwise limited by this Code.

(c) Where no public sewer exists or where a public sewer or plumbing system is inaccessible or is not capable of accommodating an added load, governing factors shall include:

- (1) The character and quality of sewage and/or liquid waste.
- (2) Location of the disposal system.
- (3) Soil Porosity.
- (4) Underground water level.
- (5) Underground potable water.
- (6) Chloride content of underground water.
- (7) For rainwater disposal see Section 4611.
- (8) The design and unused flow capacity of the existing plumbing system; whether such system is capable of accommodating the proposed load as determined by the Plumbing Official and as otherwise limited by this Code.
- (9) Elevation of ground level.
- (10) Where floor criteria elevation is established by the administrative authority, the invert of any drain tile shall be not more than 24 inches below the flood criteria elevation.

4615.5 SEPTIC TANKS: (a) The minimum effective capacity of any septic tank installation shall be 750 gallons to receive not more than 450 gallons per day, but not less than otherwise set forth herein.

BROWARD COUNTY BOARD OF RULES AND APPEALS

A M E N D M E N T S
T O
1977 BROWARD COUNTY EDITION
o f
SOUTH FLORIDA BUILDING CODE

January 1, 1978 through June 30, 1978

Sec. 104.7

Effective Date: July 1, 1978

Add new sub-paragraph (b) (3) to this section, to read as follows:

Where each existing building fails to comply in only the single respect that under the new Group of Occupancy the building is required to be of Type III construction and the existing building is Type V construction and does not exceed two stories in height, the Group of Occupancy may be changed if the building is equipped with an approved automatic fire-extinguishing system provided the distance separation is a minimum of 20 feet.

Sec. 201.1 through 201.6 - See complete revision on separate copy.

Sec. 202.13 (a) Unsafe Structures Board

Effective Date: January 1, 1978

Delete paragraph in its entirety and substitute with the following:

202.13 UNSAFE STRUCTURES BOARD: The Unsafe Structures Board is hereby created, consisting of nine members who shall be appointed by the Appointing Authority. All professional members of the Unsafe Structures Board should be registered and licensed in the State of Florida. In the event the Appointing Authority cannot find a properly qualified resident of the area under its jurisdiction, it may by majority vote of its membership, appoint a qualified non-resident of the specific categories or professions required.

Sec. 302.2 (b)

Effective Date: July 1, 1978

In second line, change \$10,000 to \$5,000, with section now reading:

For buildings and/or structures, alterations, repairs or improvements, replacements and additions, costing five thousand dollars (\$5,000) or over, as specified herein.....

Sec. 308 THERMAL EFFICIENCY STANDARDS

Effective Date: January 1, 1979

This is a new section which has been added to the Code, as follows:

308.1 GENERAL:

- (a) The purpose of this section is to set forth necessary reference material to comply with Part VII of Chapter 553, Florida Statutes, consisting of Secs. 553.91 through 553.99 entitled, "Thermal Efficiency Standards."
- (b) These standards shall become effective on buildings permitted after December 31, 1978.
- (c) BUILDINGS EXEMPTED FROM THE REQUIREMENTS OF THIS SECTION:
 - (1) Those whose peak design rate of energy usage is less than one watt per square foot.
 - (2) Those subject to standards established by the United States.
 - (3) Historical buildings.
 - (4) Those whose floor area is less than 1500 square feet.
 - (5) State buildings required to comply with Florida Energy Conservation Act of 1974.
- (d) RESPONSIBILITY FOR COMPLIANCE:
 - (1) Owners of all buildings required to comply with this part must certify compliance to the Building Official prior to issuance of permit.
 - (2) Inspection shall be by the appropriate Building Department to assure compliance.

308.2 NEW NON-RESIDENTIAL BUILDINGS: Construction shall take into account exterior envelope physical characteristics, heating ventilating and air conditioning system selection and configuration, equipment performance, and service water heating design and equipment performance, and shall meet standards of Chapters 4-9 of ASHRAE Standard 90-75, or in the alternative, Appendix (j) of the Standard Building Code.

308.3 NEW RESIDENTIAL BUILDINGS: Construction shall take into account exterior envelope physical characteristics, heating ventilating and air conditioning system selection and configuration, equipment performance, and service water heating design and equipment performance, and shall meet the provisions of HUD Minimum Property Standards or, in the alternative, Appendix (j) of the Standard Building Code.

308.4 RENOVATED BUILDINGS: Renovation shall take into account insulation, windows, heating ventilating and air conditioning system and performance, and service water heating design and equipment selection, and shall meet standards of Chapters 4-9 of ASHRAE Standard 90-75 or, in the alternative, Appendix (j) of the Standard Building Code. These standards shall apply only to the portions of the structure which are actually renovated.

Sec. 309 LIGHTING EFFICIENCY STANDARDS
Effective Date: January 1, 1979

This is a new section which has been added to the Code, as follows:

309.1 GENERAL:

- (a) The purpose of this section is to set forth necessary reference material to comply with Section 553.89 of Florida Statutes entitled "Florida Lighting Efficiency Code".
- (b) These standards shall become effective on buildings permitted after December 31, 1978.
- (c) These standards are applicable to all buildings open to the public for any use.
- (d) These standards are not applicable to any building:
 - (1) Whose peak design rate of energy usage is less than one watt per square foot.
 - (2) Whose floor area is less than 1500 square feet.
 - (3) Those subject to standards established by the United States.
 - (4) State buildings required to comply with Florida Energy Conservation Act of 1974.
- (e) RESPONSIBILITY FOR COMPLIANCE:
 - (1) The Building Department will make such inspections as may be required to assure compliance with this section.

309.2 DESIGN STANDARDS:

- (a) Design for illumination shall be consistent with Section 9 of ASHRAE Standard 90-75.

Sec. 516.2 (e)
Effective Date: January 1, 1979

In fourth line, change six-inch to four-inch, with paragraph now reading:

Safeguards in and around buildings of Groups H and I Occupancies shall provide protection for children by providing additional rails, vertical pickets, or an ornamental filler below the top rail which will reject a four-inch diameter object; permitting, however, such ornamental fillers to have individual openings not exceeding 64 square inches in area.

Sec. 1102.1 (a)
Effective Date: February 9, 1978

Delete 20 feet from Type IV, with section now reading:

1102.1 GENERAL:

(a) Buildings, or parts of buildings, classed in Group F, Division 1 and Division 2, because of use or occupancy except open-air parking garages, shall be limited in height and area as follows:

<u>Type</u>	<u>Allowable Height</u>	<u>Basic Area</u>
I	Not Limited	Not Limited
II	75 feet (5 stories)	30,000
III (Protected)	60 feet (4 stories)	13,500
III (Unprotected)	20 feet (1 story)	9,000
IV	(1 story)	12,000
V	20 feet (1 story)	10,000

Sec. 2106.4
Effective Date: July 1, 1978

This is a new paragraph which has been added to this section, to read as follows:

CEILING PLENUMS: Plenums and other spaces above a ceiling shall be provided with draft stops and access as required by sub-section 1805.3.

Sec. 3105.12

Effective Date: February 10, 1978

Delete present section in its entirety, and substitute with the following rewritten section:

3105.12 PROTECTION OF EXTERIOR STAIRWAYS:

- (a) All openings in the exterior wall below, above, or measured horizontally within ten feet of an exterior exit stairway shall be protected in accordance with Sec. 3108.2.
- (b) EXCEPTION: Openings may be unprotected when two separated exterior stairways serve an exterior exit balcony and the stair including the landing are located on the side of the balcony away from the building and separated from the building by the full required width of the balcony.
- (c) Protection from wall openings in the top story will not be required where the stairs do not lead to the roof.
- (d) Where a stairway is located in a court, the least dimension of which is more than one-third the height, or in an alcove having a width greater than one-third the height and a depth less than one-fourth the height, openings need not be protected.

Sec. 3122.2 (a) (1)

Effective Date: March 9, 1978

In the second line from the bottom of this paragraph, add the words "inside the perimeter frame" with the paragraph now reading:

.....without the use of tools to provide a clear opening of not less than 22 inch minimum dimension and five square feet in area, inside the perimeter frame, with the bottom of the opening not more than four feet above the floor.

Sec. 4103.2 (g)

Effective Date: July 1, 1978

Add new sub-paragraph (g) to this section, to read as follows:

- (g) The use of polyvinyl chloride, CPVC, or any other highly toxic-producing materials shall be prohibited from being used in plenums including machinery rooms that are used for plenums and which apply to Chapter 45 - Electrical; 46 - Plumbing; 47 - Gas; 48 - Forced Ventilation; and 49 - Air Conditioning and Refrigeration.

Sec. 4501.2 CHIEF ELECTRICAL INSPECTOR
Effective Date: July 1, 1978

Delete section in its entirety, and substitute with the following new section:

Sec. 4501.2 ELECTRICAL INSPECTORS

(a) CHIEF ELECTRICAL INSPECTOR: There shall be appointed by the appointing authority a person qualified to be certified in accordance with Sec. 201 of this Code, and such person shall be herein termed the Chief Electrical Inspector, construed to mean the chief or head of the division or department of electrical inspectors. The Chief Electrical Inspector shall have the power to delegate powers and assignments to subordinate employes working under his authority.

(1) RIGHT OF ENTRY: Upon presentation of proper credentials, the chief electrical inspector may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violations of this electrical code.

(2) STOP-WORK ORDERS: Whenever any electrical work is being done contrary to the provisions of this electrical code or is being improperly installed or may create a hazard to life or property, the chief electrical inspector may order such work stopped or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing of such work to be done; and such persons shall immediately stop such work until arrangements in compliance with this electrical code and satisfactory to the chief electrical inspector have been made, at which time he may order the work to proceed.

(3) CONCEALED WORK: The chief electrical inspector may order portions of a building structure to be exposed for inspection when, in his opinion, there is good reason to believe that wiring or equipment concealed therein is in an unsafe condition, or that there is wilful or negligent concealment of a violation of this electrical code.

(4) OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this electrical code, the chief electrical inspector shall report such violation to the building official and the building official shall order such use or occupancy discontinued and the building or portion thereof vacated as set forth in sub-section (2) above.

(b) POWERS AND DUTIES OF ELECTRICAL INSPECTOR:

(1) It shall be the duty of the Electrical Inspector to inspect all wiring, apparatus and equipment, and installations for light, heat, or power and to enforce all the laws, rules and regulations relating thereto in the area of jurisdiction and to enforce all the provisions of this code.

(2) The Electrical Inspector will issue a Certificate of Approval on the wiring installations, apparatus, equipment or light fixtures provided they comply with the rules and regulations of this electrical code. If defects, omissions, or violations exist on any other part of the wiring system, the issuance of a Certificate of Approval will be withheld until corrections have been made to the defective portion of the wiring system, and the same are made to comply with this code.

(3) A 30-day temporary electric service connection may be approved by the Electrical Inspector if the wiring installation, apparatus, or equipment are found to be in a safe operating condition and provided an urgent necessity for electric current exists. Under these circumstances, an application for temporary service must be made in writing by the electrical contractor, firm, corporation, or owner requesting the temporary service connection to the public utility system or isolated generating plant.

(4) The Electrical Inspector is hereby empowered to inspect or re-inspect any wiring, equipment or apparatus conducting or using electric current for light, heat or power, and if conductors, equipment or apparatus are found to be unsafe to life or property, the inspector shall serve notice in writing to the owner and/or operator of the hazardous wiring or equipment, to correct the condition within a reasonable period of time.

(5) The Electrical Inspector is hereby given the power to disconnect extension cords, temporary wiring, branch circuits, sub-feed conductors, or the main service supplying electrical energy to any portion of an electrical wiring system or on in buildings, or on premises, if this wiring is in the opinion of the inspector, considered to be hazardous to life or property. Any person, firm or corporation supplying current, must disconnect service from source of supply upon instructions from the Electrical Inspector where hazards are deemed to exist, after receiving written notice from the Electrical Inspector.

(6) The power and duties of the electrical inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Section 203.

Sec. 4601.2 CHIEF PLUMBING INSPECTOR
Effective Date: July 1, 1978

Delete section in its entirety, and substitute with the following rewritten section:

Sec. 4601.2 PLUMBING INSPECTORS

(a) CHIEF PLUMBING INSPECTOR: There shall be appointed by the appointing authority a person qualified to be certified in accordance with Sec. 201 of this Code, and such person shall be herein termed the Chief Plumbing Inspector, construed to mean the chief or head of the division or department of plumbing inspectors. The chief plumbing inspector shall have the power to delegate powers and assignments to subordinate employes working under his authority.

(1) RIGHT OF ENTRY: Upon presentation of proper credentials, the chief plumbing inspector may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violations of this plumbing code.

(2) STOP-WORK ORDERS: Whenever any plumbing work is being done contrary to the provisions of this plumbing code or is being improperly installed or may create a structural or health hazard or nuisance, the chief plumbing inspector may order such work stopped or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing of such work, to be done; and such persons shall immediately stop such work until arrangements in compliance with this plumbing code and satisfactory to the chief plumbing inspector have been made, at which time he may order the work to proceed.

(3) CONCEALED WORK: The chief plumbing inspector may order portions of a building or structure to be exposed for inspection when, in his opinion, there is good reason to believe that plumbing or drainage systems or fixtures, or parts thereof, concealed therein are in an unsafe, dangerous or insanitary condition, or that there is wilful or negligent concealment of a violation of this plumbing code.

(4) OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this plumbing code, the chief plumbing inspector shall report such violation to the Building Official and the Building Official shall order such use or occupancy discontinued and the building or portion thereof vacated as set forth in sub-section (2) above.

Bituminized Fibre Pipe

Effective Date: July 1, 1978

Delete all references to bituminized fibre pipe in Secs. 4604.3 (a), 4604.4 (a) (1), 4604.4 (a), 4607.2 (m), 4611.4 (f) (1) (3), 4611.8 (a) (2) (1), Standards Table 4 (a) (Page 4-18) and 46 (c) (page 46-26), and all other places in the Code where bituminized fibre pipe appears.

Sec. 4604.1 (a) (2) (aa)

Effective Date: July 1, 1978

Delete present section in its entirety, and substitute with the following rewritten section:

- (2) (aa) Plastic pipe and fittings for drain, waste and vent, both above and below ground, shall be limited only by the occupancy and fire safety limitation of the South Florida Building Code.

Sec. 4605.2 (f)

Effective Date: May 11, 1978

Add the following new paragraph:

- (f) Where a container for food, garbage and liquid waste is required, it shall be set on a 6" raised slab 12" larger on all sides than the container. The drain shall be 4" with a required grate with a free area of at least 16 square inches.

Secs. 4605.6, 4605.7, 4610.4 (a) and 4611.2

Effective Date: July 1, 1978

Since 2-1/2" fittings are no longer available in DWV copper, cast iron or PVC, this size should be deleted from the Code, as follows: (and any other place appearing)

4605.6	Table 46-J	(fourth line - 2-1/2)
4605.7	Table 46-G	(fourth line - 2-1/2)
4610.4 (a)		entire sentence
4611.2	Table 46-0	(third line)

Sec. 4605.6 (Table 46-I) (page 46-35)
Effective Date: July 1, 1978

Under "pot, scullery, etc., sink," delete 1-1/2" minimum size of trap.

Under "automatic clothes washer," delete 1-1/2" minimum size of trap and substitute therefor 2", as per following:

TABLE 46-I
FIXTURE UNITS PER FIXTURE

Fixture Type	Fixture Unit Value as Load Factors		Minimum Size of Trap Inches
Bathtub (with or without overhead shower)	2		1½
Bidet	1		1½
Dental unit or cuspidor	1		1¼
Dental lavatory	1		1¼
Drinking fountain	½		1¼
Dishwasher domestic	2		1½
Floor drains	3		3 or 4
Lavatory Small P.O.	1		1¼
Lavatory Large P.O.	2		1½
Lavatory, barber, beauty parlor	2		1½
Lavatory, surgeon's	2		1½
Laundry tray (1 or 2 compartments)	2		1½
Shower stall, domestic	2		2
Showers (group) per head	3		2
Sinks			
Combination sink-and-tray	3	Nominal	1½
Combination sink-and-tray with food disposal unit	3	See 4613.10(b)	1½
Kitchen sink, domestic	2		1½
Kitchen sink, domestic with food waste grinder and/or dishwasher	2	See 4613.10(b)	1½
Surgeon's sink	3		1½
Flushing rim sink (with valve)	8		3
Service sinks, combination trap standard	3		2 or 3
Service sink (P Trap) ordinary	2		2
Pot, scullery, etc., sink	4		2
Wash sink, (circular or multiple), each set of faucets	1		1½
Urinal, pedestal	8	Nominal	3
Urinal, wall	4		2
Urinal stall, washout	4		2
Water closet, tank operated	4	Nominal	3
Water closet, valve-operated	8	Nominal	3
Automatic dish washer (domestic)	2		1½
Automatic clothes washer	4		2

Table 46-H (page 46-37)
Effective Date: July 1, 1978

Delete "note" under table in its entirety and substitute therefor the following new paragraph to be added to Sec. 4605.7:

4605.7 (f)

- (1) An automatic clothes washer shall be considered a pump discharge fixture. It shall be installed on a minimum 2" stack with a 2" arm and a 2" trap.
- (2) No kitchen sink or other sinks receiving greasy wastes shall be installed in a waste stack less than 2" in diameter. No automatic clothes washers or sink wastes shall discharge into a wet vent 2" or less in diameter except as set forth in Sec. 4613.10 (b).
- (3) No pumped discharge fixtures shall be installed in a cross less than 3" stack diameter. Domestic dishwashing machines and food grinders shall not be considered as pump discharge fixtures.

Sec. 4613.8 (a) (3)
Effective Date: July 1, 1978

Delete present sub-paragraph in its entirety, and substitute therefor the following new sub-paragraph:

- (a) (3) A separate shower pan may be omitted for shower compartments where the finished shower drain is depressed a minimum of 4" below the surrounding finish floor on the first floor level and where the shower recess is poured integrally with the main floor adjoining.

Sec. 4613.12 (a)
Effective Date: July 1, 1978

Add new sentence to end of present paragraph, to read as follows:

All public toilet rooms shall be required to have floor drains.

Sec. 4614.9 (b) (5)

Effective Date: July 1, 1978

Add new sentence to end of present paragraph, with paragraph now reading:

All plastic water service piping shall have a minimum cover of 12 inches of backfill. PVC water service piping may continue and turn vertically to the service valve for a height not greater than 4 feet.

Sec. 4614.11 (e)

Effective Date: July 1, 1978

Delete present sub-paragraph in its entirety and substitute therefor the following rewritten sub-paragraph:

Sillcocks for all occupancies of more than one unit shall be separately and individually valved or otherwise arranged to shut off the supply to the sillcocks without interrupting water supply to other fixtures. All store or commercial hose bibbs shall be valved.

Sec. 4614.13 Size of Fixture Supply Table

Effective Date: July 1, 1978

Change pipe size in "Kitchen sink, commercial" from 3/4" to 1/2", and in "Hose bibbs" from 3/4" to 1/2", with table now reading as follows:

4614.13 SIZE OF FIXTURE SUPPLY: The minimum size of a fixture-supply pipe from the riser or main to the wall opening shall be as follows:

Type of Fixture or Device	Pipe Size (Inches)	
Bath tubs	1/2	
Combination sink and tray	1/2	
Drinking fountain	3/8	
Dishwasher (Domestic)	1/2	
Hot water heaters	3/4	
Kitchen sink, residential	1/2	
Kitchen sink, commercial (over one compartment)	1/2	1/2
Lavatory	1/2	
Laundry tray, 1, 2 or 3, compartments	1/2	
Shower (single head)	1/2	Minimum
Sinks (service, slop)	1/2	
Sinks flushing rim	1	
Urinal (flush tank)	1/2	
Urinal (direct flush valve)	3/4	
Water closet (tank type)	1/2	
Water closet (flush valve type)	1	
Hose bibbs	1/2	

Sec. 4615 SEPTIC TANKS AND DRAINFIELDS

Effective Date: July 1, 1978

Add: (For Reference Only - Not a Part of this Code)

Sec. 4901.3 CHIEF MECHANICAL INSPECTOR
Effective Date: July 1, 1978

Delete section in its entirety, and substitute with the following section;

Sec. 4901.3 MECHANICAL INSPECTORS

(a) CHIEF MECHANICAL INSPECTOR: There shall be appointed by the appointing authority a person qualified to be certified in accordance with Sec. 201 of this Code, and such person shall be herein termed the Chief Mechanical Inspector, construed to mean the chief or head of the division or department of mechanical inspectors. The chief mechanical inspector shall have the power to delegate powers and assignments to subordinate employes working under his authority.

(1) RIGHT OF ENTRY: Upon presentation of proper credentials, the chief mechanical inspector may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violations of this mechanical code.

(2) STOP-WORK ORDERS: Whenever any mechanical work is being done contrary to the provisions of this mechanical code or is being improperly installed or may create a structural or health hazard or nuisance, the chief mechanical inspector may order such work stopped or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing of such work to be done; and such persons shall immediately stop such work until arrangements in compliance with this mechanical code and satisfactory to the chief mechanical inspector have been made, at which time he may order the work to proceed.

(3) CONCEALED WORK: The chief mechanical inspector may order portions of a building or structure to be exposed for inspection when, in his opinion, there is good reason to believe that mechanical system, or parts thereof, concealed therein are in an unsafe, dangerous condition, or that there is wilful or negligent concealment of a violation of this mechanical code.

(4) OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this mechanical code, the chief mechanical inspector shall report such violation to the building official and the building official shall order such use or occupancy discontinued and the building or portion thereof vacated as set forth in sub-section (2) above.

(b) INSPECTION:

(a) Inspections shall be requested and made at the following stages:

- (1) Before concealing any portion of the system.
- (2) Final inspection.

(b) Mechanical inspections by certified mechanical inspectors shall be required on all air conditioning systems with the exception of window units in Group "I" Occupancy.

Sec. 5004.3, (f) (1), and (f) (4)
Effective Date: July 1, 1978

At end of the last sentence on page 50-5, delete the words, "and a method of emptying the pool." In second line on page 50-6, delete "pressure" and the word "so" and in place of "so" substitute "(over 30 square feet)", with the section now reading:

5004.3 DISPOSAL: A method of disposing of backwash water shall be provided by one of the following methods, except that backwash water from diatomite filters (over 30 square feet) piped to permit backwash to waste, shall be deployed to a settling basin before final disposal by methods (a), (3) and (e) below.

5004.3 (f) (1) Delete the word "one" and substitute therefor the word "three", with the sub-paragraph now reading:

- (1) Surface grading is such as to confine any ponding to this area and such ponding or standing water shall not persist for more than three hours after discharge.

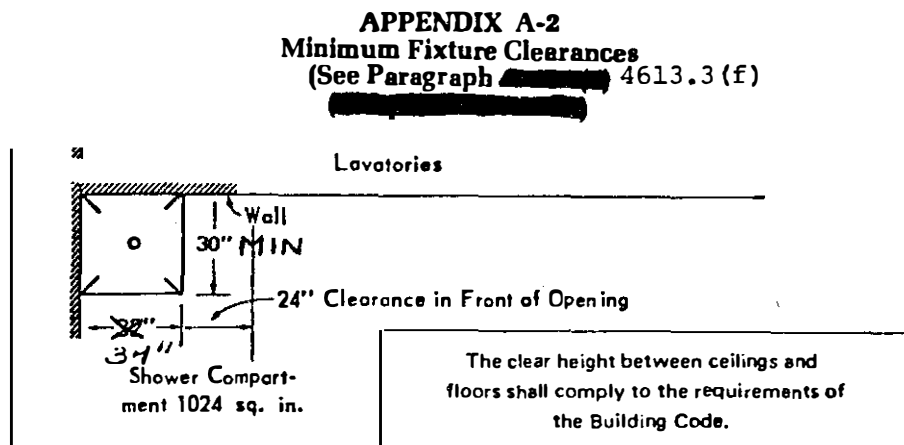
5004.3 (f) (4) Add new sub-paragraph (4), to read as follows:

- (4) Emptying of pools:
 (a) The draining of pools shall require a permit.
 (b) Disposal of water shall be with approval of plumbing inspector.

Appendix A-2
Effective Date: July 1, 1978

In heading at top of page, delete "(Not part of the code)", and Paragraph 46.13.3 (a) should be corrected to read, Paragraph 4613.3 (f).

In drawing at bottom of page - "Shower Compartment" - add the word "min." on side and at bottom change 32" to 34" with drawing now reading as follows:



201.1 (a) BUILDING OFFICIAL

(1) **APPOINTMENT, POWERS AND DUTIES OF A BUILDING OFFICIAL:** There shall be appointed by the appointing authority a person qualified as set forth in Sec. 201 to serve as building official. The building official shall be the principal enforcing officer of this Code and it shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The building official shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(2) **POWERS OF BUILDING OFFICIAL:** The building official shall have the power to delegate powers, duties and assignments to subordinate regular employees working under his authority, but only to those employees certified by the Board of Rules and Appeals. The building official may not delegate authority to subordinate employees to interpret the provisions of this Code (except certified chief inspectors).

(3) **RIGHT OF ENTRY:** Upon presentation of proper credentials, the building official or his duly authorized representative may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violation of this Code.

(4) **STOP-WORK ORDERS:** Whenever any building work is being done contrary to the provisions of this Code or is being done in an unsafe or dangerous manner, the building official or his duly authorized representative may order such work stopped, or may order the person or persons engaged in the doing or causing of such work to be done and such persons shall immediately stop such work until arrangements, in compliance with the provisions of this Code and satisfactory to the building official or his duly authorized representatives have been made, at which time he may authorize the work to proceed.

(5) **CONCEALED WORK:** The building official or his duly authorized representative may order portions of the structural frame of a building and/or structure to be exposed for inspection when in his opinion, there are good reasons to believe that a building or portion thereof is in an unsafe or dangerous condition or that there is wilful or negligent concealment of a violation of this Code.

(6) **OCCUPANCY:** Whenever any building or portion thereof is being used or occupied contrary to the provisions of this Code, the building official or his duly authorized representative shall order such use or occupancy discontinued and the building or portion thereof vacated. Such order shall be by notice, in writing, served on the person or persons using or causing to be used such building or portions thereof. Within a reasonable period of time after receipt of such notice or order, such building or portion thereof shall be made to comply with the requirements of this Code; however, in the event of an emergency, sub-section 202.5 shall apply.

(7) **CERTIFICATION OF BUILDING OFFICIAL:** To be eligible for appointment as a building official, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) A Florida Registered Professional Architect and having practiced within the area of jurisdiction of this Code for at least three years.

(c) Ten years experience as a General Contractor, five years of which shall have been within the jurisdiction of this Code; or five years experience as a building official or building inspector, three years of which shall have been within the jurisdiction of this Code. Each of the aforementioned must possess a current Certificate of Competency as a General Contractor issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board Certificate of Competency as Class "A" Unlimited General Contractor.

(3) Dade County, Block proctored, issued on or after January 1, 1968.

(4) Any other proctored examination graded by an independent testing agency approved by the Board of Rules and Appeals.

(d) Certification as a building official by the Building Officials Association of Florida.

201.2 CHIEF BUILDING INSPECTOR, BUILDING INSPECTOR AND BUILDING PLANS EXAMINER

(a) CHIEF BUILDING INSPECTOR:

(1) APPOINTMENT, POWER AND DUTIES OF A CHIEF BUILDING INSPECTOR: There shall be appointed by the appointing authority a person qualified as set forth in Sec. 201 to serve as chief building inspector. It shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The chief building inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(2) POWERS OF CHIEF BUILDING INSPECTOR: The chief building inspector shall have the power to delegate powers, duties and assignments to subordinate regular employees working under his authority, but only to those employees certified by the Board of Rules and Appeals. The chief building inspector may not delegate authority to subordinate employees to interpret the provisions of this Code (except certified chief inspectors).

(3) CERTIFICATION OF CHIEF BUILDING INSPECTOR: To be eligible for appointment as a chief building inspector, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) A Florida Registered Professional Architect and having practiced within the area of jurisdiction of this Code for at least three years.

(c) Ten years experience as a General Contractor, five years of which shall have been within the jurisdiction of this Code; or five years experience as a building official or building inspector, three years of which shall have been within the jurisdiction of this Code. Each of the aforementioned must possess a current Certificate of Competency as a General Contractor issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board Certificate of Competency as Class "A" Unlimited General Contractor.

(3) Dade County, Block proctored, issued on or after January 1, 1968.

(4) Any other proctored examination graded by an independent testing agency approved by the Board of Rules and Appeals.

(d) Certification as a chief building inspector by the Building Officials Association of Florida.

(b) BUILDING INSPECTOR:

(1) A building inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Building inspectors shall have the powers and duties as may be delegated by the chief building inspector or building official.

(3) To be certified, a building inspector shall meet one or more of the following requirements:

(a) Five years construction experience in a supervisory capacity of which at least two years shall have been within the jurisdiction of this Code and possessing a current Certificate of Competency as a General Contractor obtained in the manner set forth in sub-paragraphs (1) through (4) above.

(b) Certification as a building inspector by the Building Officials Association of Florida.

(c) BUILDING PLANS EXAMINER shall meet the same qualifications as chief building inspector.

201.3 CHIEF ELECTRICAL INSPECTOR, ELECTRICAL INSPECTOR AND ELECTRICAL PLANS EXAMINER

(a) CHIEF ELECTRICAL INSPECTOR:

(1) APPOINTMENT, POWERS AND DUTIES OF A CHIEF ELECTRICAL INSPECTOR: There shall be appointed by the appointing authority a person qualified to serve as chief electrical inspector. It shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The chief electrical inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(2) POWER OF CHIEF ELECTRICAL INSPECTOR: The chief electrical inspector shall have the power to delegate powers, duties and assignments to subordinate regular employees working under his authority, but only to those employees certified by the Board of Rules and Appeals. The chief electrical inspector may not delegate authority to subordinate employees to interpret the provisions of this Code (except certified chief inspectors).

(3) CERTIFICATION OF CHIEF ELECTRICAL INSPECTOR: To be eligible for appointment as a chief electrical inspector, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) Ten years experience as a Master or Journeyman Electrician, five years of which shall have been within the jurisdiction of this Code; or five years experience as chief electrical inspector or electrical inspector, three years of which shall have been within the jurisdiction of this Code. Each of the aforementioned must possess a current Certificate of Competency as a Master or Journeyman Electrician issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board Certificate of Competency as Master or Journeyman Electrician.

(3) Dade County, Block proctored, issued on or after January 1, 1968.

(4) Any other proctored examination graded by an independent testing agency approved by the Board of Rules and Appeals.

(c) Certification as a chief electrical inspector by the Building Officials Association of Florida.

(b) ELECTRICAL INSPECTOR:

(1) An electrical inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Such employee shall have the duties and powers as delegated by the chief electrical inspector except that the chief or head of the division or department of electrical inspectors may not delegate authority to subordinates to interpret provisions of this Code.

(3) To be certified, an electrical inspector shall meet one or more of the following requirements:

(a) Five years construction experience in a supervisory capacity of which at least two years shall have been within the jurisdiction of this Code and possessing a current Certificate of Competency as a Master or Journeyman Electrician obtained in the manner set forth in sub-paragraphs (1) through (4) above.

(b) Certification as an electrical inspector by the Building Officials Association of Florida.

(c) ELECTRICAL PLANS EXAMINER shall meet the same qualifications as chief electrical inspector.

201.4 CHIEF PLUMBING INSPECTOR, PLUMBING INSPECTOR AND PLUMBING PLANS EXAMINER

(a) CHIEF PLUMBING INSPECTOR:

(1) APPOINTMENT, POWERS AND DUTIES OF A CHIEF PLUMBING INSPECTOR: There shall be appointed by the appointing authority a person qualified to serve as chief plumbing inspector. It shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The chief plumbing inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(2) POWERS OF CHIEF PLUMBING INSPECTOR: The chief plumbing inspector shall have the power to delegate powers, duties and assignments to subordinate regular employees working under his authority, but only to those employees certified by the Board of Rules and Appeals. The chief plumbing inspector may not delegate authority to subordinate employees to interpret the provisions of this Code (except certified chief inspectors).

(3) CERTIFICATION OF CHIEF PLUMBING INSPECTOR: To be eligible for appointment as a chief plumbing inspector, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) Ten years experience as a Master or Journeyman Plumber, five years of which shall have been within the jurisdiction of this Code; or five years experience as chief plumbing inspector or plumbing inspector, three years of which shall have been within the jurisdiction of this Code. Each of the aforementioned must possess a current Certificate of Competency as a Master or Journeyman Plumber issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board Certificate of Competency as Master or Journeyman Plumber.

(3) Dade County, Block proctored, issued on or after January 1, 1968.

(4) Any other proctored examination graded by an independent testing agency approved by the Board of Rules and Appeals.

(c) Certification as a chief plumbing inspector by the Building Officials Association of Florida.

(b) PLUMBING INSPECTOR:

(1) A plumbing inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Plumbing inspectors shall have the powers and duties as may be delegated by the chief plumbing inspector.

(3) To be certified, a plumbing inspector shall meet one or more of the following requirements:

(a) Five years construction experience in a supervisory capacity of which at least two years shall have been within the jurisdiction of this Code and possessing a current Certificate of Competency as a Master or Journeyman Plumber obtained in the manner set forth in sub-paragraphs (1) through (4) above.

(b) Certification as a plumbing inspector by the Building Officials Association of Florida.

(c) PLUMBING PLANS EXAMINER shall meet the same qualifications as chief plumbing inspector.

201.5 CHIEF MECHANICAL INSPECTOR, MECHANICAL INSPECTOR AND MECHANICAL PLANS EXAMINER

(a) CHIEF MECHANICAL INSPECTOR:

(1) APPOINTMENT, POWERS AND DUTIES OF A CHIEF MECHANICAL INSPECTOR: There shall be appointed by the appointing authority a person qualified as set forth in Sec. 201 to serve as chief mechanical inspector. It shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The chief mechanical inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(2) POWERS OF CHIEF MECHANICAL INSPECTOR: The chief mechanical inspector shall have the power to delegate powers, duties and assignments to subordinate regular employees working under his authority, but only to those employees certified by the Board of Rules and Appeals. The chief mechanical inspector may not delegate authority to subordinate employees to interpret the provisions of this Code (except certified chief inspectors).

(3) CERTIFICATION OF CHIEF MECHANICAL INSPECTOR: To be eligible for appointment as a chief mechanical inspector, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(a) A Florida registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) Ten years experience as a Master or Journeyman Mechanical Technician, five years of which shall have been within the jurisdiction of this Code; or five years experience as chief mechanical inspector or mechanical inspector, three years of which shall have been within the jurisdiction of this Code. Each of the aforementioned must possess a current Certificate of Competency as a Master or Journeyman Mechanical Technician issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board Certificate of Competency as General Mechanical Contractor, Central Mechanical Contractor, Central Mechanical Journeyman, Master Mechanical Technician or Journeyman Mechanical Technician.

(3) Dade County, Block proctored, issued on or after January 1, 1968.

(4) Any other proctored examination graded by an independent testing agency approved by the Board of Rules and Appeals.

(c) Certification as chief mechanical inspector by the Building Officials Association of Florida.

(b) MECHANICAL INSPECTOR:

(1) A mechanical inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Mechanical inspectors shall have the powers and duties as may be delegated by the chief mechanical inspector.

(3) To be certified, a mechanical inspector shall meet one or more of the following requirements:

(a) Five years construction experience in the mechanical field in a supervisory capacity of which at least two years shall have been within the jurisdiction of this Code and possessing a current Certificate of Competency as a Master or Journeyman Mechanical Technician obtained in the manner set forth in sub-paragraphs (1) through (4) above.

(b) Certification as a mechanical inspector by the Building Officials Association of Florida.

(c) MECHANICAL PLANS EXAMINER shall meet the same qualifications as chief mechanical inspector.

CODE INTERPRETATIONS SINCE JANUARY 1, 1978

GENERAL

Sec. 1402.1 (b)

Type III (unprotected) and Type V may be two stories in height and the second floor occupants shall be protected by one-hour fire-resistive or heavy timber construction as stated specifically in Sec. 2206.1 which requires that the bearing walls supporting the floors and the floor system shall be not less than one-hour fire-resistive protection, except where a ground floor, and has clearance of less than three feet.

Sec. 3104

Requirements shall not apply unless occupant load of area served by the means of egress exceeds ten (10) persons (H Occupancy, 2,000 square feet.)

Effective Dates of Code Changes

In all cases where the Code change is less stringent, it can be effective immediately. In cases where the Code change is more stringent, it shall be effective either January 1 or July 1 of each year.

NATIONAL ELECTRIC CODE

NEC 210-8 (a) Washing Machine Outlets in Garages

All special purpose outlets in a garage need not be required on GFCI protected circuits provided they are on single receptacles.

NEC 336-3 (Romex Cable)

We will allow concrete encasement of Romex where it enters boxes on masonry walls so long as it is wrapped in a tar paper enclosure in a workmanlike manner.

Strap for Romex

We shall use a manufactured type strap for Romex.

NEC 680-20 (A) (4)

At the present time, the Code dictates a fixture which is not manufactured. We do not enforce NEC 680-20 (A) (4) until further notice (when a suitable fixture is available.)

4802.2

Amend section by adding additional sentence at end of paragraph reading "All clothes dryers that are vented types shall be vented to the exterior of the building with 26 gauge metal pipe and having a smooth interior surface". Paragraph now reading:

4802.2 Ducts from kitchen range hoods, bathroom exhausts and dryers, where provided, shall discharge to the outside of the building. All clothes dryers that are vented types shall be vented to the exterior of the building with 26 gauge metal pipe and having a smooth interior surface.

4903.10 LOOPING OF COPPER TUBING

New section added to read as follows:

4903.10 LOOPING OF COPPER TUBING: The looping of copper tubing beneath the ground floor slab will be permitted but the suction line shall be insulated and the liquid line shall be encosed in a plastic sleeve or insulated the total length to include the turn to above the slab. Joints shall not be permitted below the ground floor slab.

APPENDIX A-2 (page A-2)

Delete wording, "(Not part of the code)"

Change paragraph number from 4613.3 (a) to 4613.3 (f).

4506.4 (c)

Code amended by adding the last sentence with the paragraph now reading:

4506.4 (c) Low voltage systems shall conform to the Standard set forth in sub-section 4502.1 herein, except wiring in inaccessible locations shall be enclosed in race-ways. Residential occupancies not exceeding three floors above grade shall not be included in this requirement.

4506.4 (n) (1)

Amend Code by adding "factory" before "cord-and-cap", with paragraph now reading:

4506.4 (n) (1) Air-conditioning units and air-handling units not factory cord-and-cap connected shall be provided with switches within sight of each such unit which will disconnect all ungrounded conductors.

4602 PLUMBING SYSTEM:

Amend this section of Code by adding the following at end of paragraph: "and also to include pressure, vacuum and gravity piping conveying air, gas or liquids."

PLUMBING SYSTEM: The plumbing system shall include the drainage system, water supply, water-supply distribution pipes, plumbing fixtures, traps, soil pipes, waste pipes, vent pipes, building drains, building sewers, building storm drain, building storm sewer, liquid waste piping, water treating, water using equipment, sewerage treatment, sewerage treatment equipment, fire standpipes, fire sprinklers, and relative appliances and appurtenances, including their respective connections and devices, within the private property lines of the premises, and also to include pressure, vacuum and gravity piping conveying air, gas or liquids.

4603.1

Amend this section of Code by making present paragraph "a" and adding new paragraph "b" to read as follows:

(b) There will be no open ends permitted throughout the construction of any structure within the jurisdiction of this Code.

4613.3 (a) (2)

Amend Code by changing wording, paragraph to now read:

(2) Closet bowls and the roughing-in of bends shall be spaced a minimum of 15 inches from the center of the bowl to any finished wall or shower compartment wall: A minimum of 15 inches from the center line of the closet tank to the edge of a lavatory, vanity lavatory counter-top, or any other infringement: A minimum of 12 inches from the center of the bowl to the outside wall or edge of a tub and, in battery installations, a minimum of 30 inches center to center of bowls.

3803.6 (b)

Amend Code by changing sixth word in second line from "one" to "two" with paragraph now reading:

(b) At each floor, including the basement, a two and one-half inch Fire Department outlet and a two and one-half inch line leading to a one and one-half inch hose station shall be provided except as set forth in Paragraph 5102.1 (h) of this Code.

3807.2 (a) and (b) Portable Fire Extinguishers

Delete both sections in their entirety and substitute with the following new sections:

3807.2 DETAILED REQUIREMENTS: (a) A portable fire extinguisher shall consist of a container or containers having a capacity of not less than one unit of fire protection, as defined by the National Fire Protection Association, so arranged and equipped that pressure may be generated and the contents discharged through a hose and nozzle, or a portable extinguisher of other type, approved as equal by the inspector having jurisdiction.

(b) The installation, maintenance and use of portable fire extinguishers shall comply with the Standard for Installation, Maintenance and Use of Portable Fire Extinguishers, NFPA 10, as set forth in Section 402.

(c) Portable fire extinguishers, where required, shall be mounted in corridors or other approved locations generally accessible to the occupants of the building. Where they are placed in cabinets, they shall be visible, and the doors shall be unlocked or of glass which can be broken to give access to the extinguisher in case of fire.

4404.4 - Grounding of Screen Enclosures

Code has been amended by deleting this paragraph in its entirety.

4506.1 (b) (1)

Code has been amended by changing size from "3' x 5' x 7'" to "4' x 6' x 7'", section now reading:

4506.1 (b) (1) Electric meter rooms shall be not less than four feet by six feet by seven feet or not less than required to enclose the proposed equipment.

4506.1 (c) (1)

Code has been amended by deleting "or" in first line, with paragraph now reading:

4506.1 (c) (1) Buildings equipped with six meters or less, which are two stories or less in height, need not be provided with a meter room.

507.2 (a) (4)

Code has been amended by deleting the words "or between tenants" with the section now reading:

507.2 (a) (4) EXCEPTION: Fire-resistive separation between tenants and a mall area or access to an exit will not be required by this sub-section where the space on both sides of such wall or partition is protected by an automatic sprinkler system or by a water curtain provided at the line of separation.

3103.6 (a) (1) (cc)

Code has been amended by adding new section as follows:

3103.6 (a) (1) (cc) Sliding doors may be used as second means of egress for single family residential occupancy only.

3508.2 (c) (2) (dd)

Amend section by changing the third word in sentence from "with" to "or" with section now reading:

3508.2 (c) (2) (dd) Safety glazing or a single horizontal bar of handrail strength requirements located not more than 36 inches above the upper level.

3603.6 (d)

Amend section by adding the following words to the end of the paragraph as in the 1974 Code, "or may be of fire retardant wood properly protected," with paragraph now reading:

3603.6 (d) Such projections shall be constructed of incombustible materials or may be of fire retardant wood properly protected.

3801.1 (f) - Automatic Sprinkler Systems

Paragraph amended by adding, "however, in no case shall it be less than one-hour fire-rated."

3801.1 (f) Where automatic fire-extinguishing protection is provided in other than High Hazard Occupancies, the fire-resistive requirements may be reduced by one hour in the area or portion of buildings so protected provided such buildings are not more than 50' in height, however, in no case shall the fire-resistive requirement be less than one-hour fire-rated.

3803.5

Change Code by removing "(1)" in present section 3803.5 and adding "the pressure to which the system may be subjected." to end of paragraph with section now reading:

3803.5 MATERIALS: (a) Standpipes above ground, within the exterior walls of a building, shall be black-steel pipe, hot-dipped zinc-coated (galvanized) steel pipe, wrought-iron pipe, or copper pipe and together with the fittings and connections, shall be of sufficient strength to withstand the pressure to which the system may be subjected.

(b) (9): To remain certified, a certified Fire Inspector shall be required to annually participate in a minimum of 12 hours of specialized instruction on fire protection and fire safety sponsored and/or approved by the Board of Rules and Appeals.

(b) (10): The certification of a Fire Inspector may be revoked, for cause, by the Board of Rules and Appeals.

201.3

Code has been amended by adding a new sentence to end of each of the following paragraphs:

201.3 CERTIFICATION (a) (1) Only such persons as are examined and certified by the Board of Rules and Appeals may be appointed or have the powers and duties of a Building Official, Chief Inspector, or Inspector. See Sec. 201.2 for special certification requirements for Fire Inspectors.

(a) (3) It will be mandatory for all Inspectors (in their specialized field) to attend a workshop meeting for 12 hours per year as a requirement for recertification. No person who has been certified as an Inspector for a period of one year or more may obtain recertification based upon his original qualifications without these 12 hours of credit. See Sec. 201.2 for special recertification requirements for Fire Inspectors.

202.13 (a)

Amend Code by adding a new sentence at end of paragraph to read as follows:

All professional members of the Unsafe Structures Board should be registered and licensed in the State of Florida.

302.2 (b)

Code amended by changing the amount of \$5,000 to \$10,000, section to now read:

(b) For buildings and/or structures, alterations, repairs or improvements, replacements and additions, costing ten-thousand (\$10,000) dollars or over, as specified herein, the plans and specifications shall be prepared and approved by, and each sheet shall bear the impress seal of, an Architect or Professional Engineer, either of whom must be duly registered in the State of Florida; provided that for any work involving structural design, the Building Official may require that plans be prepared by and bear the impress seal of a Professional Engineer, regardless of the cost of such work.

402.8

Amend Code by adding new section as follows:

402.8 Where the method of installation of materials, assemblies or equipment is not specified in this Code or in the Products Approval, the installation shall be in accordance with the manufacturer's specifications or recommendations.

BROWARD COUNTY BOARD OF RULES AND APPEALS

AMENDMENTS to 1977 Broward County Edition of South Florida Building Code since printing. Effective Date of these Amendments is January 1, 1978.

National Standards (page 4-24)

Under "Fire Safety Code" change "101-1973" to "101-1976."

Sec. 201.1 (b)

Renumber present Sec. 201.1 (b) by adding (1) to now read: Sec. 201.1 (b) (1).

201.1 (b) (2)

New section added to Code, reading as follows:

201.1 (b) (2) EXCEPTION: The appointing authority of each governmental jurisdiction may designate certain fire prevention personnel to be certified fire inspectors. The Building Official may delegate powers and duties, subject to the approval of the appointing authority, through the chief fire administrator, to fire inspectors certified by the Board of Rules and Appeals which pertain to fire-related items of the South Florida Building Code which are limited to non-structural enforcement pertaining to life safety. Interpretation of the South Florida Building Code shall be by or through the certified Building Official.

201.2 (b)

The following new sections have been added to Code:

201.2 (b) (7): To be certified, a Fire Inspector shall have been appointed by the appointing authority of each governmental jurisdiction on or before January 1, 1978. All Fire Inspectors certified after January 1, 1978 shall meet both of the following requirements of the Board of Rules and Appeals:

- (aa) Have three years experience with an established fire department; and
- (bb) Certification from the Florida Firefighters Standards Council.

(b) (8): To be recertified, a Fire Inspector shall meet one of the following criteria by January 1, 1979:

- (aa) Be a certified firefighter as defined by the Florida Firefighters Standards Council with a minimum of two years experience as a fire inspector;
- (bb) Be a certified firefighter and have a minimum of 80 hours of formal training in fire prevention, fire investigation, and allied subjects;
- (cc) Pass a written competency examination approved by the Broward County Board of Rules and Appeals.

BROWARD COUNTY BOARD OF RULES AND APPEALS

CODE INTERPRETATIONS BY BOARD OF RULES AND APPEALS

ELECTRICAL

Sec. 210-8 (b) NEC - Exception #2

Any time Exception #2 of Sec. 210-8 (b) of the NEC is used, prior approval of the Board must be obtained.

Attic Lights

Sec. 210-26 (a) NEC - Exception #1

Attic lights shall be required where any of the following conditions exist:

1. A clear walking space of 5 feet or more.
2. Electrical equipment that requires servicing.
3. Permanent stairs (stationary or fold-down type).

NEC 230-72-C

The service disconnecting means shall not be located more than 5 feet from the meter location.

NEC 336-3

Wiring systems installed in furred spaces on poured concrete and concrete block walls shall be of a type approved for concrete encasement.

Fuses on Air Conditioning Units

All overcurrent protection on air conditioning and refrigeration units that is required by the manufacturer shall be furnished by the manufacturer for field installation.

1978 NEC Code

Effective date of 1978 NEC Code will be January 1, 1978.

MISCELLANEOUS

Split Type Air Conditioning Systems

Split type air conditioning systems shall be made up of units recommended by the manufacturer, if possible. Mixed-match units shall only be used if the approved companion is not available or data is submitted showing the compatibility of the units.

Polyvinyl Chloride (Code Change)

That the use of polyvinyl chloride, CPVC, or any other highly toxic-producing materials shall be prohibited from being used in plenums including machinery rooms that are used for plenums and which apply to Chapter 45 - Electrical, 46 - Plumbing, 47 - Gas, 48 - Forced Ventilation, and 49 - Air Conditioning and Refrigeration.

CLARIFICATION

Attic Access

References to attic access can be found in Sec. 1805.3.

PREFACE

The "South Florida Building Code" is dedicated to the development of better building construction and greater safety to the public through uniformity of building laws, to the granting of full justice of all building materials on the fair basis of true merit of each material, and to the development of a sound economic basis for the future growth of the area through unbiased and equitable structural design, inspection and the protection of human life and property from fire and other hazards.

For the purpose of clarity of reference the Code is divided and, as far as practicable, all detailed information or requirements relating to specific subjects has been grouped together and cross-referenced. The nomenclature of division and grouping is as follows:

Parts are designated by Roman numerals.

Chapters are designated by Arabic numbers 1 thru 51.

Sections are designated by Arabic numbers and are added to Chapter numbers: thus 2704 is Chapter 27, the fourth section thereof.

Sub-sections are decimals added to Section numbers: thus 2704.2 is the second Sub-section in Section 2704.

Paragraphs are small-case letters in parenthesis: thus 2704.2 (c) is the third Paragraph in Sub-section 2704.2.

Sub-paragraphs are Arabic numbers in parenthesis: thus 2704.2 (c) (2) is the second Sub-paragraph in Paragraph 2704.2 (c).

Sub-sub paragraphs, used as infrequently as possible, are doubled small-case letters in parenthesis: thus 2704.2 (c) (2) (dd) is the fourth Sub-paragraph in Sub-paragraph 2704.2 (c) (2).

Two indexes have been provided. At the front of the book is a chronological title index. At the back of the book is an index by subject.

Certain appendices containing related descriptive material have been included. These appendices are not a part of the code and have not been adopted as such by the legislative authority.

NOTES

This Special Act was incorporated in the Broward County Charter by public referendum as of March 9, 1976.

CHAPTER 71-575
House Bill No. 1619

AN ACT relating to Broward County repealing Chapter 69-917 and Chapter 70-616 Laws of Florida; adopting the Dade County 1970 edition of the South Florida building code as amended as the standard for Broward county; enforcement and inspection shall be the responsibility of elected or appointed officials in each municipality in the county; providing a penalty; removal from office for nonfeasance, misfeasance or malfeasance; providing that all laws, ordinances or resolutions in existence in any municipality or unincorporated area of Broward county in conflict herewith are repealed; the Board of County Commissioners, nor any municipality, may pass a law in conflict herewith; amending Section 203 of the South Florida Building Code relating to secretary to the Board of Rules and Appeals; amending Section 203 of the South Florida Building Code relating to secretary to the Board, office space, equipment and additional personnel by adding a new subsection (a); amending subsection (a) of Section 203.1 of the South Florida Building Code relating to membership of the Board of Rules and Appeals; amending subsection (b) of Section 203.1 of the South Florida Building Code relating to the term of Board membership; providing that all Board members appointed under Chapter 70-616 Laws of Florida are held over and re-affirmed to complete the terms appointed for; amending Section 203.2 relating to compensation for Board members; amending subsection (b) of Section 203.3 of the South Florida Building Code relating to officers and procedure; amending subsection (e) of Section 203.3 of the South Florida Building Code as it relates to a quorum; amending subsection (d) (2) of Section 203.4 of the South Florida Building Code as it relates to revisions to the Code; repealing subsection (d) (3) of Section 203.4 of the South Florida Building Code; amending Section 203.4 of the South Florida Building Code by adding a new subsection (e) and a new subsection (f) relating to costs of appeal and procedure of appeal; amending subsection (a) (2) of Section 203.5 relating to the powers of the Board of Rules and Appeals; repealing subsection (c) of Section 203.6 of the South Florida Building Code; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Chapter 69-917 and Chapter 70-616 of the Special Acts, Laws of Florida are hereby repealed.

Section 2. The South Florida Building Code, Dade county 1970 edition, as amended, hereafter referred to as the South Florida Building Code, shall apply to all municipalities and unincorporated areas of Broward County, Florida.

(a) The South Florida Building Code as applicable to Broward County shall apply countywide in both incorporated and unincorporated areas to all new buildings and structures, both private and public and to all operations, additions and repairs in any new or existing building or structure, both private and public, including but not limited to all public or private school facilities, notwithstanding the provisions of Section 8 of the Florida Education Finance Act of 1973; county buildings or structures; municipal and state buildings or structures; hospitals and any other building or structure of any governmental authority.

(b) The South Florida Building Code shall take precedence over and supersede the Southern Standard Building Code in Broward County regardless of whether the Southern Standard Building Code may be more or less stringent than the South Florida Building Code.

Section 3. (a) Inspection and enforcement of the South Florida Building Code (as amended for Broward County) by competent and qualified building inspectors shall be the responsibility of elected or appointed city commissioners, city councilmen and mayor of each municipality; and the responsibility of elected and appointed members of the Board of County Commissioners in all unincorporated areas within Broward County.

(b) Inspection of all school facilities shall be based on the minimum standards of the South Florida Building Code as applicable to Broward County, notwithstanding the provisions of Section 8, subsection 4, of the Florida Education Finance Act of 1973.

(c) The Board of Rules and Appeals shall certify each and every building department after it has determined to its satisfaction that the building inspectors which include the Building Official, Chief Plumbing Inspector and Chief Electrical Inspector are properly competent and qualified by the provisions of the South Florida Building Code as amended from time to time by the Broward County Board of Rules and Appeals. Those building departments not certified by the Board must utilize architects or engineers or professional architectural or consulting engineering firms meeting the requirements for a Building Official as prescribed in Section 201 of the South Florida Building Code or other certified building departments for inspections until they are capable of being certified by the Board. Violation of this Section by any appointed or elected official or officials shall constitute a misdemeanor of the second degree, punishable as provided in Florida Statutes, Sections 775.082 or 775.083.

Section 4. (a) For the purpose of inspection, competent and qualified building inspectors shall be employed by these elected or appointed officials charged with the responsibility of enforcing this act. If any of the elected or appointed officials named in Section 3 of this act knowingly allow or permit any new buildings or structures, both private and public or any alterations, additions and repairs in any new or existing building or structure, both private and public, including but not limited to public schools, county buildings or structures, municipal and state buildings or structures, hospitals, and any other building or structure of any governmental authority, to be erected within Broward County in violation of the South Florida Building Code, or if any of the elected or appointed officials prohibit, by any means, directly or indirectly, the use of any materials, types of construction and methods of design authorized by the code or alternate materials, types of construction and methods of design approved by the provisions of the Code, then the elected or appointed official or officials may be removed from office for nonfeasance, misfeasance or malfeasance in office. Violation of this section by any appointed or elected official or officials shall constitute a misdemeanor of the second degree, punishable as provided in Florida Statutes section 775.082 or 775.083.

(b) Any inspector (such as and including but not limited to structural, engineering, plumbing, mechanical or electrical) or other building official charged with enforcing or otherwise supervising or inspecting any work covered under any section of the South Florida Building Code as applicable to Broward County pursuant to Chapter 71-575, Laws of Florida, and who is required to hold or who otherwise holds a Certificate of Competency in any area of construction shall not use that Certificate of Competency to engage in free enterprise thereby competing against persons or firms whose work he may also inspect, nor may he allow his Certificate of Competency to be used by another person or firm.

Section 5. Any laws, ordinances of resolutions now in existence in the unincorporated areas in Broward County, or in any municipality in conflict herewith are hereby repealed.

Section 6. Neither the Board of County Commissioners nor any municipality may pass any law in conflict with this act, specifically but not limited to raising or lowering any standards in the South Florida building code.

History: Chapters 69-917, 70-616, 72-482, 72-485, 73-427, 74-435, 74-437.

(See Sec. 203 for legislative enactment concerning the Broward County Board of Rules and Appeals)

1977
SOUTH FLORIDA BUILDING CODE
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PART I
ADMINISTRATIVE
CHAPTER 1
TITLE AND SCOPE

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101 TITLE

This compilation of rules shall be known as "The South Florida Building Code," may be cited as such, or as the "Building Code" (prefixing the name of the legislative body adopting it by ordinance) and will be referred to hereinafter as "this Code."

102 PURPOSE

The purpose of this Code is to provide certain minimum standards, provisions and requirements for safe and stable design, methods of construction and uses of materials in buildings and/or structures hereafter erected, constructed, enlarged, altered, repaired, moved, converted to other uses or demolished, to provide for the safety of workers and others during these operations and to regulate the equipment, materials, use and occupancy of all buildings and/or structures. The provisions of this Code shall be deemed to supplement any and all State laws of the State of Florida relating to building.

103 SCOPE

103.1 New buildings and structures hereafter erected in any jurisdiction in which this Code has been adopted and structures moved into or within jurisdiction shall conform to the requirements of this Code.

103.2 Additions, alterations, repairs and changes of use or occupancy in all buildings and structures shall comply with the provisions for new buildings and structures except as otherwise provided in Sections 104 and 503 of this Code.

103.3 A previously issued lawful permit shall be valid on the terms of the Code under which it was issued, provided, however, that such permit shall be subject to the limitations as specified in Section 304.

103.4 The provisions of this Code shall not be applicable to the fabrication, utilization, operation, construction, repair, maintenance, alteration, assembly or disassembly of any temporary sets, assemblies or structures used in commercial motion picture or television production, or any sound recording equipment used in such production, on or off the producer's premises; provided however, that all temporary plumbing installations shall be installed so as not to create a sanitary nuisance as defined by Section 386.01, Florida Statutes, and the building official may at reasonable times inspect such plumbing installations to determine that such installations are not a threat to the health, welfare and safety of the public; and provided further, the producer shall comply with the

provisions of Article 530 of the National Electrical Code, adopted by Sub-section 4502.1 of Chapter 45 of this Code, but need not comply with other provisions of Chapter 45 of this Code; however, in lieu thereof, a permit shall be required and issued to the producer, upon the filing of an application by the producer, for one electrical permit to cover each complete motion picture production or television series, which need not be accompanied by plans or specifications but such application shall be accompanied by a shooting schedule listing the different locations and sets and times when the electrical equipment will be installed or reinstalled at such locations and sets for the purpose of providing opportunity for inspections of such installations or re installations by the building official and the producer shall advise the building official of any changes in such schedule for the same purpose. The permit fee shall be based upon the number of such installations and re installations and shall be calculated upon the established fee for generator installations.

104 APPLICATION TO EXISTING BUILDINGS

104.1 GENERAL: (a) Existing buildings or structures to which additions, alterations, repair or changes of Group of Occupancy are proposed or intended shall be made to comply with all the requirements for new buildings or structures of like area, height, Type of Construction or Group of Occupancy, except as provided in this Section.

(b) The requirements of this Section shall not supersede specific requirements of Chapter 16 herein.

For construction in Fire Zones, see Chapter 16.

104.2 ADDITIONS: (a) When additions, or alterations increasing floor area, are made to an existing building, and the addition and existing building are separated by a fire division wall, the addition shall conform to all the requirements of this Code applicable to a building of the area of the addition.

(b) Where the existing building and the addition are not separated by a fire division wall and the area of the addition is 25 percent or more of the area of the existing building, the existing building and the addition shall be made to comply with all requirements of this Code for a building of area equal to the combined area of the addition and existing building.

(c) Where the existing building and the addition are not separated by a fire division wall and the area of the addition is less than 25 percent of the area of the existing building, the addition shall conform to all requirements of this Code applicable to the building of the combined area of the existing building and the addition; and the existing building shall conform to the requirements of this Code applicable to facilities for means of egress and automatic-fire-extinguishing systems for a building of the combined area of the addition and existing building.

104.3 REPAIRS AND ALTERATIONS: (a) Repairs and alterations not increasing the area of the building, made within any 12 month period, shall be as set forth in this Sub-section.

(b) Structural repairs and alterations, the cost of which does not exceed 25 percent of the value of the existing building or structure, shall comply with the requirements for new buildings or structures except that minor structural alterations, with the approval of the Building Official, may be made of the same material and degree of fire-resistivity of which the building or structure is constructed.

(c) Non-structural repairs and alterations exclusive of fixtures and furniture, the cost of which does not exceed 25 percent of the value of the existing building or structure and which does not effect egress or fire-resistivity, may be made of the same material on which the building or structure is constructed.

(d) Repairs and alterations amounting to 25 percent but not exceeding 50 percent of the value of the existing building may be made during any 12 month period without making the entire existing building comply provided such repairs and alterations comply with the requirements of this Code for a building of like area, height and Occupancy.

(e) When repairs and alterations amounting to more than 50 percent of the value of the existing building are made during any 12 month period, the building or structure shall be made to conform to all the requirements for a new building or structure or be entirely demolished.

104.4 ROOFING: Not more than 25 percent of the roof covering of any building or structure shall be replaced in any 12-month period unless the entire roof covering is made to conform to the requirements of this Code.

104.5 VALUE DETERMINATION: For the purpose of this Section, the value of a building or structure shall be the estimated cost of constructing a new building of like size, design and materials at the site of the original structure, assuming such site to be clear and deducting therefrom an amount for depreciation, deterioration and damage before such proposed new construction is started. For the purpose of this section, cost of additions, alterations and repairs shall be construed as the total cost of labor, materials and services, based on current prices for new materials.

104.6 STRUCTURAL DETERMINATION: For purposes of this Section, structural shall mean any part, material or assembly of a building or structure which affects the safety of such building or structure and/or which supports any dead or designed live load and the removal of which part, material or assembly could cause, or be expected to cause, all or any portion to collapse or to fail.

104.7 CHANGE OF OCCUPANCY: (a) Any existing building for which the Group of Occupancy is changed from its former or existing Group of Occupancy shall be required to have stairways, egress and fire-extinguishing apparatus as set forth herein for buildings hereafter erected for similar Groups of Occupancy, whether or not such building complies with other requirements of this Code for new structures.

(b) Any existing building for which the Group of Occupancy is changed shall comply with all the requirements for a new building of like Group of Occupancy and Type of Construction except as follows:

(1) Where each existing building fails to comply in only the single respect that it is of Type III Construction and exceeds two stories in height, this height limitation for Type III Construction may be extended to four stories provided the building is equipped with an approved automatic fire-extinguishing system.

(2) Where, in the opinion of the Building Official based on life and fire risk, the proposed Group of Occupancy is not more hazardous than the existing use he may approve such change of Group of Occupancy and require compliance with the requirement of this code for buildings of like Group of Occupancy to the extent of all, none or only those requirements which, in his opinion, are specifically pertinent to safeguard the life, health and welfare of persons.

(c) Change of Group of Occupancy shall not be construed to be a change of tenants or ownership where the Group of Occupancy remains the same, and the fact that a building is vacant or has not been tenanted does not change its Group of Occupancy from its most recent Group of Occupancy.

104.8 EXISTING BUILDINGS: (a) Any existing building, which complied with the Code in effect at the time of its construction or at the time of establishment of its present Group of Occupancy, may continue in its approved Group of Occupancy but such continued approval may not be construed to prohibit the inspection authority from at any time requiring that the minimum standards of safety such as, but not limited to, strength, egress, fire-resistance, openings in walls, or electrical, or plumbing, mechanical or elevator equipment or fire extinguishing or apparatus be maintained during the period of use of the building in accordance with the minimum standards at the time of construction.

(b) (1) Any existing building which complied with the Code in effect at the time of its construction or at the time of establishment of its present Group of Occupancy, may be continued to be used in its present Group of Occupancy.

(2) Approval for such continued use may not be construed to prohibit the inspection authority from, at any time, requiring compliance with minimum standards of safety, strength, egress, fire-resistance, openings in walls, electrical or plumbing equipment or fire-extinguishing apparatus, except the requirements set forth herein in Chapter 51.

(3) Minimum standards of safety shall be in accordance with this Code, regularly adopted fire codes or minimum housing codes, whichever provisions are the most stringent, except the requirements set forth herein in Chapter 51.

104.9 The provisions of this Code, including Chapter 16, shall not apply to existing buildings and structures within Broward County which are of historical significance, or are within a historical area, as determined or designated by ordinance duly passed by a governmental entity in accordance with law. Buildings so designated or located may be restored or rehabilitated in accordance with plans approved by the Building and Zoning Department of said governmental entity, provided that the health, safety and welfare of the public shall not be endangered thereby.

105 MAINTENANCE OF BUILDINGS AND PROPERTY

105.1 BUILDINGS: (a) The requirements contained in this Code, covering the maintenance of buildings, shall apply to all buildings and/or structures now existing or hereafter erected. All buildings and/or structures and all parts thereof shall be maintained in a safe condition, and all devices or safeguards which are required by this Code shall be maintained in good working order.

(b) This Sub-section shall not be construed as permitting the removal or non-maintenance of any existing devices or safeguards unless authorized by the Building Official.

105.2 PROPERTY: No debris of any kind shall remain on any lot or on a sidewalk or street contiguous thereto, resulting from a fire, wind-storm or from demolition or partial demolition of any building; nor shall any equipment, excess building materials, storage sheds or debris remain upon any such lot, sidewalk or street, upon completion of any new building upon such lot; nor shall any equipment, materials, toolshed or debris be stored on any vacant or partially vacant lot, except as provided for in the Zoning Ordinances. It is hereby made the duty of the owner or his agent to remove or cause to be removed from such sidewalk street and/or lot all such equipment, materials, toolsheds and debris within five days after written notice by the Building Official. For failure to comply with such notice after such period of five days, the owner and/or permit holder is subject to the penalties specified herein, the Certificate of Occupancy for the structure or structures may be revoked and the Building Official shall have the work done and public property restored and shall notify the legal authority, who shall institute the necessary action to have the costs placed as a lien against the property.

105.3 HURRICANE PRECAUTIONS: During such periods of time as are designated by the United States Weather Bureau as being a hurricane warning or alert, the owner, occupant or user of a property shall take precaution for the securing of buildings and equipment. Canvas awnings and swing signs shall be lashed to rigid construction, tents shall be taken down and stored or lashed to the ground, and such other precautions shall be taken for the securing of buildings or structures or material or equipment as may be reasonably required.

CHAPTER 2
ORGANIZATION AND ENFORCEMENT

- 201 BUILDING OFFICIAL AND INSPECTORS**
- 202 UNSAFE BUILDINGS**
- 203 BOARD OF RULES AND APPEALS**
- 204 ALTERNATE MATERIALS AND TYPES OF CONSTRUCTION**
- 205 VIOLATION AND PENALTIES**

201 BUILDING OFFICIAL AND INSPECTORS

201.1 BUILDING OFFICIAL

(a) APPOINTMENT, POWERS AND DUTIES OF A BUILDING OFFICIAL: There shall be appointed by the appointing authority a person qualified as set forth in Sec. 201 to serve as Building Official. The Building Official shall be the principal enforcing officer of this Code and it shall be his duty and responsibility to coordinate the work of all subordinate inspectors. The Building Official shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203 of this Code.

(b) The Building Official shall have the power to delegate powers, duties and assignments to subordinate regular employes working under his authority, but only to those employes certified by the Board of Rules and Appeals. The Building Official may not delegate authority to subordinate employes to interpret the provisions of this Code (except certified chief inspectors).

(c) CERTIFICATION OF BUILDING OFFICIAL: To be eligible for appointment as a Building Official, such person shall be certified by the Board of Rules and Appeals and shall meet one or more of the following qualifications:

(1) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(2) A Florida Registered Professional Architect and having practiced within the area of jurisdiction of this Code for at least three years.

(3) Five years experience as a General Contractor working within the jurisdiction of this Code and holding a current certificate of competency as a General Contractor issued by:

(a) Florida Construction Industry Licensing Board.

(b) Broward County Central Examining Board issued on or after 12/4/61.

(c) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(d) Dade County, Block proctored, issued on or after 1/1/68.

(e) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(4) Certification as a Building Official by the Building Officials Association of Florida.

(5) Five years experience as a Building Official and holding a current certificate of competency as a General Contractor obtained in the manner described in sub-paragraph (3) above, or five years experience as a Building Inspector and holding a current certificate of competency as a General Contractor obtained in the manner described in sub-paragraph (3) above.

(6) Five years experience as a General Contractor or Building Inspector and holding a certificate of competency as a Building Official issued by the Broward County Board of Rules and Appeals based upon passing a special building official's examination given by the Board but proctored and graded by an independent testing agency.

201.2 CHIEF INSPECTORS AND PLANS EXAMINERS

(a) (1) Chief Electrical Inspector shall qualify under Sec. 4501.2 of this Code or certified as Chief Electrical Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4501.2 and hold a certificate of competency as an Electrical Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special electrical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(2) Electrical Plans Examiner shall meet the same qualifications as Chief Electrical Inspector.

(3) Chief Plumbing Inspector shall qualify under Sec. 4601.2 of this Code or certified as Chief Plumbing Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4601.2 and hold a certificate of competency as a Plumbing Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special plumbing inspector's examination given by the Board but proctored and graded by an independent testing agency.

(4) Plumbing Plans Examiner shall meet the same qualifications as Chief Plumbing Inspector.

(5) Chief Mechanical Inspector shall qualify under Sec. 201.2 (b)(6) (a)(b)(c), or certified as Chief Mechanical Inspector by the Building Officials Association of Florida.

(6) Mechanical Plans Examiner shall meet the same qualifications as Chief Mechanical Inspector.

(7) All other chief inspectors shall qualify as set forth in Sec. 201.1 for Building Official or certified as Chief Inspector by the Building Officials Association of Florida.

(8) All other Plans Examiners shall qualify with the same requirements as their Chief Inspector.

(b) EMPLOYEES: Employees shall herein be termed INSPECTORS prefacing the title with the area of certification and assignment such as but not limited to: Building Inspector, Electrical Inspector, Plumbing Inspector, and Mechanical Inspector.

(1) An inspector, if properly qualified, may be certified and assigned duties in more than one category.

(2) Building Inspectors shall have the powers and duties as may be delegated by the Building Official.

(3) To be certified, a Building Inspector shall meet one or more of the following requirements:

(a) Five years construction experience in a supervisory capacity and holding a current General Contractor's certificate of competency obtained in the manner described in Sec. 201.1 (c)(3).

(b) Qualifications as set forth in Sec. 201.1 (c) for Building Official.

(c) Five years construction experience in a supervisory capacity and holding a certificate of competency as a Building Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special building inspector's examination given by the Board but proctored and graded by an independent testing agency.

(d) Certification as a Building Inspector by the Building Officials Association of Florida.

(4) To be certified, an Electrical Inspector shall meet the requirements set forth in Sec. 4501.2 herein or certified as Electrical Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4501.2 and hold a certificate of competency as an electrical inspector issued by the Broward County Board of Rules and Appeals based upon passing a special electrical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(5) To be certified, a Plumbing Inspector shall meet the requirements as set forth in Sec. 4601.2 herein or certified as Plumbing Inspector by the Building Officials Association of Florida, or have experience required by Sec. 4601.2 and hold a certificate of competency as a Plumbing Inspector issued by the Broward County Board of Rules and Appeals based upon passing a special plumbing inspector's examination given by the Board but proctored and graded by an independent testing agency.

(6) To be certified, a Mechanical Inspector shall meet one or more of the following requirements:

(a) A Florida Registered Professional Engineer and having practiced within the area of jurisdiction of this Code for at least three years.

(b) Five years experience as a Mechanical Contractor working within the jurisdiction of this Code and holding a current certificate of competency as a Mechanical Contractor issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board issued on or after 12/4/61.

(3) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(4) Dade County, Block proctored, issued on or after 1/1/68.

(5) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(6) Special mechanical inspector's examination given by the Board but proctored and graded by an independent testing agency.

(c) Five years experience as a Journeyman working within the jurisdiction of this Code and holding a current certificate of competency qualified for heating, air conditioning, refrigeration and ventilation issued by:

(1) Florida Construction Industry Licensing Board.

(2) Broward County Central Examining Board issued on or after 12/4/61.

(3) City of Fort Lauderdale, Block proctored, issued during or after January, 1970.

(4) Dade County, Block proctored, issued on or after 1/1/68.

(5) Any other proctored examination graded by an independent testing agency and approved by the Board of Rules and Appeals.

(6) Special mechanical inspector's examination given by the Board but proctored and graded by an independent testing agency.

201.3 CERTIFICATION

(a) (1) Only such persons as are examined and certified by the Board of Rules and Appeals may be appointed or have the powers and duties of a Building Official, Chief Inspector, or Inspector.

(2) All Building Officials shall submit a written report to the Board of Rules and Appeals as to the activity and efficiency of all inspectors in their department every six months. The same efficiency report concerning the Building Official shall be made and forwarded to the Board by the appointing authority. (Forms to be supplied by the Board of Rules and Appeals for submission each January and July.)

(3) It will be mandatory for all inspectors (in their specialized field) to attend a workshop meeting for a minimum of twelve hours per year. By so doing, an inspector will be kept up-to-date in Code changes and become more proficient as to Code requirements.

(4) The Board of Rules and Appeals upon receiving notice from any source of abnormal Code violations, and upon verification of same, shall immediately notify the Building Official and the inspector involved shall appear before the Board to explain why his certification should not be revoked.

(5) When building departments fail to meet certification criteria, they will be immediately notified to cease activities until such time as requirements as per Code are met.

(b) Application for certification or renewal shall be in a form and contain such pertinent information as is considered relevant to the Board of Rules and Appeals.

(c) Certification shall be for the calendar year of approval and shall be renewed on January 1st of each calendar year.

(d) Applications for certification will not be considered unless accompanied by a written request from a specific building department.

(e) Certification fee: each application shall be accompanied by a check in the amount of five dollars (\$5.00) payable to "Broward County Commissioners."

(f) Renewal fee for certification: all renewals for certification must be accompanied by a check in the amount of five dollars (\$5.00) payable to "Broward County Commissioners."

(g) All Building Officials, Chief Inspectors, and Inspectors who are presently certified by the Board of Rules and Appeals must meet the following criteria to be recertified:

(1) Hold a current certificate of certification from the Broward County Board of Rules and Appeals.

(2) Be presently employed by a governmental building department within Broward County.

(3) Meet all requirements for original certification as prescribed for that particular profession.

EXCEPTIONS: Building Officials, Chief Inspectors, and Inspectors presently certified by the Board of Rules and Appeals and having five years continuous experience with a building department may be recertified if they hold a certificate of competency issued by examination from any examining board of any governmental unit approved by the Board of Rules and Appeals. The certificate of competency must be in the field in which they are seeking recertification.

(4) Upon any Building Official or inspector submitting an affidavit to the Board of Rules and Appeals evidencing compliance with

the above requirements, the Board of Rules and Appeals shall have the authority to recertify any such Building Official or Inspector without requiring such Building Official or Inspector to submit to any of the aforesaid examinations.

(h) After application and review, the Board of Rules and Appeals may: (1) certify the applicant; (2) deny certification; or (3) limit certification to a particular field.

(i) Certification may be withdrawn, rescinded or suspended if, upon investigation, it is found that the certified person has failed to enforce the Code, abused the powers of office, or withheld or concealed information on application which, if known to the Board of Rules and Appeals, may have been cause for denying certification.

(j) Any person whose certification has been denied, withdrawn or rescinded, may appeal to the Board of Rules and Appeals in open meeting and may produce witnesses and be represented by counsel in support of his claim.

201.4 RIGHT OF ENTRY: Upon presentation of proper credentials, the Building Official or his duly authorized representatives may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violation of this Code.

201.5 STOP-WORK ORDERS: Whenever any building work is being done contrary to the provisions of this Code or is being done in an unsafe or dangerous manner, the Building Official may order such work stopped, or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing, of such work to be done; and such persons shall immediately stop such work until arrangements, in compliance with the provisions of this Code and satisfactory to the Building Official, have been made, at which time he may authorize the work to proceed.

201.6 CONCEALED WORK: The Building Official may order portions of the structural frame of a building and/or structure to be exposed for inspection when, in his opinion, there are good reasons to believe that a building or portion thereof is in an unsafe or dangerous condition or that there is wilful or negligent concealment of a violation of this Code.

201.7 OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this Code, the Building Official shall order such use or occupancy discontinued and the building or portion thereof vacated. Such order shall be by notice in writing, served on the person or persons using, or causing to be used, such building or portions thereof. Within a reasonable period of time after receipt of such notice or order, such building or portion thereof shall be made to comply with the requirements of this Code; however, in the event of an emergency, Sub-section 202.5 shall apply.

202 UNSAFE BUILDINGS

202.1 GENERAL: (a) Buildings or structures that are, or hereafter shall become unsafe, unsanitary or deficient in adequate facilities for means of egress, or which constitute a fire or windstorm hazard, or illegal or improper use, occupancy or maintenance, or which do not comply with the provisions of the applicable minimum housing code, or which have been substantially damaged by the elements, acts of God, fire, explosion or otherwise, shall be deemed unsafe buildings and a permit shall be

obtained to demolish the structure or bring the building to comply with the applicable codes.

(b) Incomplete buildings commenced without a permit or the permit for which has expired, or completed buildings commenced without a permit or the permit for which expired prior to completion and no Certificate of Occupancy has been issued, shall be presumed and deemed unsafe.

(c) Unsafe buildings or structures shall be demolished and removed from the premises concerned, or made safe, sanitary and secure in a manner required by the Building Official and as provided in this Chapter, provided that where replacement, repair, alteration or demolition is required on buildings or structures within the purview of the applicable Minimum Housing Code, the provisions of such Code shall be complied with and shall control.

202.2 CRITERIA: (a) PHYSICAL CRITERIA: (1) A building shall be deemed a fire hazard and/or unsafe when:

(aa) It is vacant, unguarded and open at doors or windows.

(bb) There is an unwarranted accumulation of dust, debris or other combustible material therein.

(cc) The building condition creates hazards with respect to means of egress and fire protection as provided herein for the particular occupancy.

(2) A building shall be deemed unsafe when:

(aa) There is a failure away, hanging loose or loosening of any siding, block, brick, or other building material.

(bb) There is a deterioration of the structure or structural parts.

(cc) The building is partially destroyed.

(dd) There is an unusual sagging or leaning out of plumb of the building or any parts of the building and such effect is caused by deterioration or over-stressing.

(ee) The electrical or mechanical installations or systems create a hazardous condition contrary to the Standards of this Code.

(ff) An unsanitary condition exists by reason of inadequate or malfunctioning sanitary facilities or waste disposal systems.

(gg) By reasons of use or Occupancy the area, height, Type of Construction, fire-resistivity, means of egress, electrical equipment, plumbing, air conditioning or other features regulated by this Code do not comply with this Code for the use and Group of Occupancy.

(3) A building, or part thereof, shall be presumed to be unsafe if:

(aa) The construction, installation of electrical, plumbing or other equipment therein or thereon, or the partial construction or installation of equipment has been commenced or completed without a permit therefor having been obtained or the permit therefor expired prior to completion and a Certificate of Occupancy issued.

(bb) By reason or illegal or improper use, occupancy or maintenance does not comply with this Code, or the code in effect at the time of construction or the applicable minimum housing code.

(1) If the cost of alteration, repair and/or replacement of an unsafe building or structure or part thereof exceeds 50% of its value, such building shall be demolished and removed from the premises. If the cost of alteration, repair and/or replacement of an unsafe building or structure or part thereof does not exceed 50% of such replacement cost, such

building or structure may be repaired and made safe, as provided in Section 104 and in the applicable minimum housing code; or

(2) If the cost of structural repair or structural replacement of an unsafe building or structure or part thereof exceeds 33% of the structural value, such building or structure or part thereof shall be demolished and removed from the premises; and if the cost of such structural repairs does not exceed 33% of such replacement cost, such building or structure or part thereof may be structurally repaired and made safe, as provided in Section 104.

(3) In order to determine the value of a building or structure and the cost of alterations, repairs and replacement, the guides and standards provided in Section 104 shall apply.

202.3 INSPECTION OF UNSAFE BUILDINGS AND STRUCTURES: The Building Official, on his own initiative or as a result of reports by others, shall examine or cause to be examined every building or structure appearing or reported to be unsafe, and if such is found to be an unsafe building or structure as defined in this section, the Building Official shall post the property concerned and shall furnish the owner of such building or structure with written notice, the manner of posting and furnishing of written notice is provided hereinafter.

202.4 POSTING: The Building Official shall post, but not before 14 days after the notice of violation hereinafter provided has been served, a signed notice in a conspicuous location on the building or structure which has been determined to be unsafe. The posted notice shall read substantially as follows: "UNSAFE BUILDING." This building or structure is, in the opinion of the Building Official, unsafe, as defined in Section 202 of the South Florida Building Code. This building SHALL BE VACATED — SHALL NOT BE OCCUPIED. Action shall be taken by the owner as further prescribed by written notice previously served. THIS NOTICE SHALL NOT BE REMOVED EXCEPT BY THE BUILDING OFFICIAL DATE.....

202.5 EMERGENCY ACTION: (a) When in the opinion of the Building Official, there is actual or immediate danger of the failure or the collapse of a building or structure, or there is a health, windstorm or fire hazard, he may order the occupants to vacate, temporarily close for use or occupancy the rights of way thereto, sidewalks, streets or adjacent buildings or nearby area and institute such other temporary safeguards, including securing and posting of the building or structure, as he may deem necessary under the circumstances, and may employ the necessary labor and materials to perform the required work as expeditiously as possible.

(b) Costs incurred in the performance of such emergency work shall be paid by the appropriate governmental authority and upon the recording in the public records of this county a certificate executed by the Building Official, certifying the amount so expended and why expended, the same shall become a lien against the property involved.

202.6 NOTICE OF VIOLATION: The Building Official shall, at least 14 days prior to posting an unsafe building, give the owner of record of the premises concerned written notice by certified or registered mail, addressed to such person's last known address. If proof of service by registered or certified mail is not completed by signed return receipt, then a copy of the written notice shall be affixed to the structure concerned and such procedure shall be deemed proper service, and the time for

compliance, stipulated in the notice, shall be deemed to commence with the date such notice is so affixed. This written notice shall state the defects which constitute a violation of this section and shall prescribe the action to be taken to comply and the time within which compliance must be accomplished, such time to be reasonable under the particular circumstances involved, subject to reasonable extension when requested in writing, for reasons which the Building Official considers justifying an extension of time. All such extensions of time shall be by written approval of the Building Official. In addition, this written notice will explain the right of appeal of the decision of the Building Official to the Unsafe Structures and Housing Appeals Board, and also advise that unless there is compliance with the instructions in the Notice of Violation or an appeal is filed that a public hearing before the Unsafe Structures and Housing Appeals Board will be initiated by the Building Official after time for compliance has expired.

202.7 RECORDING OF NOTICE OF VIOLATION: (a) If the owner of the property concerned has not complied with the requirements as stated in the Notice of Violation within the time stipulated or has not appealed the action of the Building Official as stated in the Notice of Violation within the time specified, the Building Official may file an appropriate instrument in the office of the Clerk of the Circuit Court, to be recorded in the public records of this county, indicating that violations of the South Florida Building Code, and of Section 202 thereof, exist upon the property involved.

(b) The recording of such notice shall constitute constructive notice to all concerned, as well as to any subsequent purchasers, transferees, grantees, mortgagees, lessees and all persons claiming or acquiring interest in said property.

(c) When the violation specified in the Notice of Violation has been corrected, the Building Official shall file for record a certificate certifying that the violation has been corrected, upon being paid for the filing fees incurred.

202.8 APPEAL AND REVIEW: The owner or anyone having an interest in a building or structure which has been determined to be unsafe, and concerning which a Notice of Violation has been served by the Building Official, may appeal the decision of the Building Official as stated in the Notice of Violation, to the Unsafe Structures and Housing Appeals Board, if such appeal is filed prior to the expiration of the time allowed for compliance specified in such notice; provided, in no event shall appeal period be less than fifteen (15) days. Such appeal shall be in writing, addressed to the Secretary of the Unsafe Structures and Housing Appeals Board, and shall be in the form of a certified statement, stating the reasons for such an appeal and stating wherein they consider the Building Official to be in error. Upon receipt of the appeal, the Secretary of the Board will proceed to notify all parties in interest as to the time and place the Unsafe Structures and Housing Appeals Board shall conduct a public hearing on the matter. The procedure for the serving of, and the form of notice is provided hereinafter.

If the owner, or other parties having an interest do not comply with the terms of the Notice of Violation and do not file an appeal within the time stipulated, the Building Official shall then apply for a public hearing to be conducted by the Unsafe Structures and Housing Appeals Board, and the Secretary of the Unsafe Structures and Housing Appeals Board shall notify all parties in interest of the time and place of such public hearing on the matter. The procedure for the serving, and the form of notice shall be the same as in the case where an appeal has been filed by

the owner or other parties in interest and such procedure and form of notice shall be as set forth hereinafter.

202.9 NOTICE OF PUBLIC HEARING: (a) When an appeal has been properly filed, or when the public hearing is initiated by the Building Official, as provided herein, the Secretary of the Unsafe Structures and Housing Appeals Board shall issue a notice in the Board's name, requiring the owner of record and all parties having an interest to appear before the Board in person or by an attorney at the time set forth in such notice, but not earlier than ten days after service thereof, and show cause why the decision of the Building Official should not be carried out.

(b) As many alias and pluries notices may be issued as may be necessary.

(c) Service of such notices shall be certified or registered mail to the last known address of the party being served, if known; however, failure to receive such notice shall not invalidate the same as such notice shall also be perfected by posting such notice on the property and by publishing a copy thereof in a newspaper published in this county, such publication to be for two times one week apart.

(d) The time for appearing and showing cause as aforesaid, and a description of the property shall be as set forth in such published notice; provided, such time shall not be less than ten days after the last publication thereof.

(e) Any person or party who shall not appear and show cause as aforesaid shall be as fully bound by proceedings taken as if he had appeared and shown cause.

202.10 PUBLIC HEARING: (a) On the day established in the notice of public hearing the Board shall review all pertinent evidence and hear all testimony from the Building Official, the owner and other parties in interest and their respective witnesses.

(b) The Board may modify, rescind, or uphold the decision of the Building Official as recited in the Notice of Violation and may order the owner or persons responsible for the building or structure to vacate, or cause to be vacated forthwith, to make repairs and to take necessary action to secure the building, or to demolish the building or structure and remove the salvage, contents debris and abandoned property from the premises, all within the time stipulated in the order by the Board.

(c) Such order shall be entered in the minute book of the Board within three (3) days after such public hearing and a copy of such order shall be forwarded to the owner, and all parties in interest by registered or certified mail, and a copy thereof posted on the premises.

(d) If the owner or those responsible shall fail to comply with the order of the Board within the time stipulated therein, and such order is to repair, or secure the building to make safe, then the Building Official shall cause such building to be vacated, if occupied; and shall through his employees or through a contractor making the lowest responsible bid, secure the building or structure.

(e) If the order is to demolish the building or structure and to remove the salvage, contents, debris and abandoned property from the premises, and the owner or those responsible shall have failed to comply with such order, then the Building Official may do so thereafter through his employees or through a contractor making the lowest responsible bid.

(f) The Building Official may sell to the highest bidder or bidders for cash the salvage and the contents of such building or other structure so demolished which have not been removed by the owner of the land.

(g) If no bids are recieved for such salvage or contents the Building Official may destroy that for which no bids are received.

(b) Advertisement calling for bids shall be published by the Building Official one time in a newspaper published in the County.

202.11 RECOVERY OF COST: (a) The entire costs incurred pursuant to Sub-section 202.5 or Sub-section 202.10 shall be paid by the owner or occupant of the premises or by the person who caused or maintained the violation.

(b) The Building Official shall file among his records an affidavit stating with fairness and accuracy the items of expense and the date of execution of actions authorized by Sub-section 202.5 or Sub-section 202.10.

(c) The enforcing agency may institute a suit to recover such expenses against any liable person or may cause such expenses to be charged against the property as a lien or as a special assessment collectable according to established procedures.

(d) Except with respect to a lien imposed for expenses incurred in demolition, nothing herein shall be construed as placing a lien upon property which supersedes the lien of any mortgage on such property executed and recorded prior to the existence of a lien authorized herein.

(e) Any lien imposed for demolition shall be a lien prior in dignity to all liens, excepting county tax liens and liens of equal dignity with county tax liens.

202.12 JUDICIAL REVIEW: Any person aggrieved by a decision of the Unsafe Structures Board may seek judicial review of that decision in accordance with the Florida Appellate Rules.

202.13 UNSAFE STRUCTURES BOARD: The Unsafe Structures Board is hereby created, consisting of nine members who shall be appointed by the Appointing Authority.

(a) **QUALIFICATION OF MEMBERS.** Members of the Board shall be permanent residents of the area under the jurisdiction of the Appointing Authority, who possess outstanding reputations for civic activity, interest, integrity, responsibility, and business or professional ability. The composition and representative membership of the Board shall be as follows: a registered engineer, a registered architect, a general building contractor, an electrical contractor, an attorney at law, a plumbing contractor, a real estate appraiser, a real estate property manager and citizen with experience and background in the field of social problems.

(b) **TERMS OF OFFICE.** In order that the terms of office of all members of the Board shall not expire at the same time, the initial appointments to the Board shall be as follows: Three members for the term of two years; three members for the term of three years; and three members for the term of four years. Thereafter, all appointments shall be for the term of three years, provided, however, that the term, in all instances, shall continue until a successor is appointed and qualified. Appointments to fill any vacancy on the Board shall be for the remainder of the unexpired term, but failure to fill a vacancy shall not invalidate any action or decision of the Board

(c) **ORGANIZATION OF THE BOARD:** (1) The members of the Board shall elect a chairman and a vice chairman and such other officers as may be deemed necessary or desirable, who shall serve at the will of the

Board. Election of officers shall be held at the first meeting after February First, and such officers shall hold office for one year.

(2) Five members of the Board shall constitute a quorum necessary to hold a meeting or take any action.

(3) A majority vote of the Board membership present and voting at a duly constituted meeting shall be sufficient to overrule, modify or affirm any action or decision of the Building Official or to take any other action within the scope of the powers and duties of the Board.

(4) Members shall serve without compensation but shall be entitled to reimbursement for necessary expenses incurred in the performance of their official duties, upon approval by the legislative body adopting this code.

(5) No member of the Board shall sit as a voting member in any hearing on a matter in which he has a personal or financial interest.

(6) The Building Official, or his designee, shall be the Secretary of the Board but shall have no vote.

(7) The Chairman or the Secretary may call meetings of the Board, and meetings may be called by written notice signed by three members of the Board.

(8) Minutes and records shall be kept of all meetings of the Board and all meetings shall be public.

(9) All hearings shall be open to the public, and any person whose interest may be affected by the matter on appeal shall be given an opportunity to be heard in person, or through his attorney.

(10) Witnesses may be sworn and subpoenaed by the Board in a like manner as they are subpoenaed by the court or courts in the County in which this Code is adopted.

(11) The hearings shall be informal and need not be conducted according to technical rules relating to evidence and witnesses. Any relevant evidence shall be admitted if it is the type of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil actions.

(12) Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient itself to support a finding unless it would be admissible over objection in civil actions.

(13) The rules of privilege shall be effective to the same extent that they are now, or hereafter may be, recognized in civil actions; and irrelevant and unduly repetitious evidence shall be excluded.

(14) The Board may establish rules and regulations for its own procedure.

(15) The Building Official shall provide adequate and competent clerical and administrative personnel and such technical or scientific personnel as may be reasonably required by the Board for the proper performance of its duties, subject to budget limitations and shall maintain a record of all proceedings in the office of the Building Official, including but not limited to a court reporter's transcript of the proceeding, and shall make available for copying any and all portions of the record of the proceeding and may certify the same as a true copy and make a reasonable charge therefor; provided, the court reporter shall certify the copy of his transcript.

(16) The Building Official shall provide a regular meeting place for the Board.

(d) **DUTIES AND POWERS OF THE BOARD.** The Board shall have the following duties, functions, powers and responsibilities:

(1) Hear and determine appeals from actions and decisions of the Building Official pursuant to the provisions hereof.

(2) Hear and review the application of the Building Official for review of his action where his decision as indicated in a Notice of Violations has not been complied with.

(3) Affirm, modify or reverse the decision of the Building Official upon appeal or on application for review.

(4) The Board, through its Secretary, shall transmit the record with all exhibits, instruments, papers, and transcripts of its proceedings to the appointing authority in the event that authority shall consider the matter pursuant to applicable law in that regard made and provided.

(5) Hear and determine appeals from actions and decisions of the enforcing agency pursuant to the provisions of the applicable Minimum Housing Code.

202.14 DUTIES OF LEGAL COUNSEL: It shall be the duty of the attorney for the appointing authority, when so requested, to appear at all hearings before the Unsafe Structures Board and to represent and advise the Board.

202.15 CONFLICT OF INTERESTS: No official, board member or employee charged with the enforcement of this law shall have any financial interest, directly or indirectly, in any repairs, corrections, construction or demolition which may be required, nor shall any official, board member or employee give to anyone the location of any property or the names of owners thereof on which repairs, corrections or demolition have been ordered, except as otherwise directed hereinafter, until after the owners have been formally advised at which time such shall become a matter of public record.

203 BOARD OF RULES AND APPEALS

In order to determine the suitability of alternate materials and types of construction, to provide for reasonable interpretation of the provisions of this Code and to assist in the control of the construction of buildings and structures, there is hereby created a Board of Rules and Appeals, appointed by the appointing authority, consisting of nineteen (19) members who are qualified by training and experience to pass on matters pertaining to building construction.

(a) Secretary to the Board and employees. The Board of Rules and Appeals is authorized to hire a full time secretary. Office space, office equipment and such other material, equipment and services required to operate such office shall be furnished by the Broward County Commissioners. The Board may hire other personnel as they are deemed necessary by said Board with permission from the Broward County Commissioners. All moneys collected by the Board as fees shall be retained by the Broward County Commission to offset operating costs of such office.

203.1 MEMBERSHIP: (a) Memberships of the Board of Rules and Appeals shall be as follows:

Seven (7) members appointed by the Broward County Commission consisting of one (1) architect, one (1) general contractor, one (1) air

conditioning contractor, one (1) mechanical engineer, one (1) electrical engineer, one (1) master electrician, and one (1) consumer advocate;

Twelve (12) members appointed by the Broward County League of Cities, consisting of one (1) architect, one (1) general contractor, two (2) structural engineers, one (1) mechanical engineer, one (1) electrical engineer, one (1) master electrician, two (2) master plumbers, one (1) fireman, one (1) swimming pool contractor, and one (1) consumer advocate.

Except for the consumer advocates, all members appointed by the Broward County Commission and the Broward County League of Cities shall be qualified by being registered as a professional or by having been licensed as a contractor, and by having been active in their respective profession or trade for not less than ten (10) years. Members shall be residents of Broward County and shall have served in their professional capacity in the State of Florida for a period of two (2) years.

(b) On January 1, 1977:

The Board of County Commissioners shall appoint: one (1) architect and one (1) general contractor for a term of one (1) year; one (1) air conditioning contractor for a term of two (2) years, one (1) mechanical engineer for a term of two (2) years, and one (1) electrical engineer for a term of two (2) years; and one (1) master electrician for a term of three (3) years and one (1) consumer advocate for a term of three (3) years.

(c) The Broward County League of Cities shall appoint: one (1) master electrician for a term of one (1) year, one (1) consumer advocate for a term of one (1) year, one (1) master plumber for a term of one (1) year, and one (1) structural engineer for a term of one (1) year; one (1) master plumber for a term of two (2) years, one (1) fireman for a term of two (2) years, one (1) structural engineer for a term of two (2) years, and one (1) swimming pool contractor for a term of two (2) years; and one (1) architect for a term of three (3) years; one (1) general contractor for a term of three (3) years, one (1) electrical engineer for a term of three (3) years, and one (1) mechanical engineer for a term of three (3) years.

(d) All appointments made on or after January 1, 1978 shall be for a term of three (3) years, except in filling a vacancy for which appointments shall be made for the remainder of the former member's term of office.

(e) If a majority of the Board finds that any appointed member is unqualified because of inactivity or otherwise, the Board may request the appointing authority of that individual to remove him from the Board and make a new appointment to fill his term.

(f) The appointing authority may remove any member of the Board for misconduct, incompetency or neglect of duty; however, any member so removed may, within ten days, request a public hearing and shall receive such hearing before such removal shall be final.

(g) A vacancy in the membership of the Board, occurring during a term, shall be filled by appointment of the member from the same field, and appointment shall be for the remainder of such term.

203.2 COMPENSATION Members shall serve without compensation but shall be entitled to reimbursement for necessary expenses in performance of their official duties upon approval of the appointing authority.

203.3 MEETINGS **(a)** Meetings of the Board of Rules and Appeals shall be held at the call of the Chairman and at such other times as the Board may determine.

(b) The board shall select one (1) of its members to serve as chairman and one (1) to serve as vice-chairman, to act in the absence of the chairman. A detailed record of all proceedings shall be kept on file in the office of the secretary. The board shall establish rules and regulations for its own procedure.

(c) (1) All hearings shall be open to the public, and any person whose interest may be affected by the matter on appeal shall be given an opportunity to be heard.

(2) The hearing shall be informal and need not be conducted according to technical rules relating to evidence and witnesses.

(3) Any relevant evidence shall be admitted if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil actions.

(4) Hearsay evidence may be used for the purpose of supplementing or explaining any direct evidence but shall not be sufficient in itself to support a finding unless it would be admissible over objection in civil actions.

(5) The rules of privilege shall be effective to the same extent that they are now, or hereafter may be, recognized in civil actions; and irrelevant and unduly repetitious evidence shall be excluded

(d) No member of the Board shall sit as a voting member in any hearing involving any question in which he has personal or financial interest.

(e) Ten (10) members of the board shall constitute a quorum. Decisions shall be reached by the majority of those present.

(f) Written notice of Board decision shall be furnished the appellant when requested.

(g) The Building Official shall take immediate action in accordance with decisions of the Board.

203.4 DUTIES: (a) APPEAL FROM DECISION OF BUILDING OFFICIAL: The Board shall hear all appeals from the decisions of the Building Official wherein such decision is on matters regulated by this Code from any person, aggrieved thereby, and specifically as set forth in Section 204. "Alternate Materials and Types of Construction." Application for Appeal shall be in writing and addressed to the Secretary of the Board.

(b) **INTERPRET CODE AT REQUEST OF BUILDING OFFICIAL:** The Board shall pass on all matters pertaining to this Code and referred to the Board by the Building Official for interpretation or clarification.

(c) **INVESTIGATE ENFORCEMENT:** The Board of Rules and Appeals, upon the request of any person charged with the responsibility of enforcing the code, or upon its own initiative, shall conduct investigation into enforcement of this code, and shall have the power to suspend or revoke any permits issued thereunder, after a hearing at which interested persons may appear and be heard and evidence indicates that the best interests of the public are served by such action except in regard to the qualifications of the applicant for permit.

(d) **REPORT AND RECOMMENDATIONS: (1)** The Board of Rules and Appeals may recommend to the elected officials of the jurisdictions adopting this Code ordinances prescribing the fee for examinations, permits, inspections of boilers and elevators, the testing of materials, and all other such work required by the Building Code.

(2) The Board of Rules and Appeals shall make any desired amendments or revisions to the Code.

(e) Cost of appealing to board. Any person who appeals to the Board of Rules and Appeals for a decision on any matter within its jurisdiction is required to pay a fee of fifty dollars (\$50) to the secretary of the Board of Rules and Appeals, and said person shall further guarantee payment of all expenses for necessary tests made or ordered by said board to ascertain whether the request of the applicant has any merit.

(f) Procedure for Appeals. Any person aggrieved by anyone enforcing the South Florida Building Code who desires to appeal to this Board shall first contact the secretary of the board for a date for his appeal to be heard. A notice of appeal shall be sent to the governing body of the jurisdiction wherein the dispute arose and said notice shall contain the following:

(1) The time and date of the hearing.

(2) A clear and concise statement of the subject to be decided on appeal sufficient to put the said governing body on notice so that they may defend their interpretation of the South Florida Building Code.

The notice shall be sent by registered or certified mail at least fifteen (15) days prior to the hearing but not more than thirty (30) days. The board in its discretion may require a specific form for this notice.

The appellant shall also file a copy of his notice of appeal with the secretary of the board at the same time that he notifies the governing body and said secretary shall deliver to each member of the board a copy of the notice with sufficient time before the hearing for the board members to study the dispute. Procedure for appeals may be changed from time to time by the board if they deem it necessary for the benefit of the public.

(g) Notwithstanding, and in addition to, the jurisdiction of the Board of Rules and Appeals created by Chapter 71-575, Laws of Florida, the South Florida Building Code as applicable to Broward County may be enforced by injunctive proceedings, or other appropriate legal proceedings, in the appropriate court having jurisdiction thereof, upon petition or complaint filed by the Board of Rules and Appeals, which is hereby granted the power to sue and be sued, or by any aggrieved person, any interested citizen, citizen's association, corporation or other business entity if any elected or appointed officials named in Sec. 3 of Chapter 71-575 or any building official fails or refuses to comply with said Code.

(h) **CERTIFICATION OF BUILDING OFFICIAL, BUILDING INSPECTOR, ELECTRICAL INSPECTOR AND PLUMBING INSPECTOR:** The Board of Rules and Appeals shall have the duty to accept the review applications and to certify or refuse to certify applicants for Building Official, Building Inspector, Electrical Inspector and Plumbing Inspector to be employed by any inspection authority regulated by this Code.

203.5 POWERS: (a) (1) The Board of Rules and Appeals may interpret the provisions of the Code to cover a special case if it appears that the provisions of the Code do not definitely cover the point raised, or that the intent of the Code is not clear, or that ambiguity exists in the wording; but it shall have no authority to grant variances where the Code is clear and specific.

(2) The use of alternate materials or types of construction not clearly comparable with the materials and types of construction specified in the code may not be granted by the Board of Rules and Appeals; but the board, if favorable to such use, may amend this code to make such use lawful.

(b) The Board shall have the power to affirm, modify or reverse the decision of the Building Official wherein such decision is on matters regulated by this Code.

(c) The Board shall have the powers as specified in Section 202, "Unsafe Buildings."

(d) The Board of Rules and Appeals shall have the power to suspend or revoke permits, as specified in paragraph 203.4 (c).

(e) When it is deemed necessary by the Board, it may request experienced and technical advice on any specific subject or subjects from any qualified person or persons, and such request may be for attendance at Board Meetings or for written analysis of the specific problem. The Board may establish Panels of Industry, either standing or temporary, for technical analysis of specific subjects.

203.6 RECIPROCITY: (a) The Board of Rules and Appeals shall have the authority to meet with similarly constituted and authorized boards for the purposes of discussion, decision and similar matters of area-wide industry concern.

(b) Decisions of the majority of all members at joint meetings as referred to herein, shall not be binding on the Board of Rules and Appeals. The decisions of joint meetings with other boards may be accepted or rejected or accepted with modifications.

203.7 COURT REVIEW: (a) Any person aggrieved by a decision of the Board of Rules and Appeals, whether or not a previous party to the decision, may apply to the appropriate court for a writ of certiorari to correct errors of law of such decision.

(b) Application for review shall be made to the proper court of jurisdiction within five days after the decision of the Board.

204 ALTERNATE MATERIALS AND TYPES OF CONSTRUCTION: The provisions of this Code are not intended to prevent the use of types of construction or materials or methods of designs as an alternate to the standards herein set forth, but such alternates may be offered for approval, and their consideration shall be as specified in this section and chapter.

204.1 STANDARDS: The types of construction or materials or methods of design referred to in this Code shall be considered as standards of quality and strength. New types of construction or materials or methods of design shall be at least equal to these standards for the corresponding use intended.

204.2 APPLICATION: (a) Any person desiring to use types of construction or materials or methods of design not specifically mentioned in this Code shall file with the Building Official authentic proof in support of claims that may be made regarding the sufficiency of such types of construction or materials or methods of design and request approval and permission for their use.

(b) The Building Official shall approve such alternate types of construction or materials or methods of design if it is clear that the standards of this Code are at least equalled. If, in the opinion of the Building Official, the standards of this Code will not be satisfied by the requested alternate, he shall refuse approval.

204.3 APPEAL: Any person, whose request for alternate types of construction and materials or methods of design has been refused by the Building Official, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board, and such written request shall be transmitted to the Board at once.

204.4 APPEAL BY OTHERS: Any person, in whose considered opinion an action by the Building Official in approving or disapproving construction under this Code does not satisfy the standards of the Code for reasons of safety, quality or strength, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board, and such written request shall be transmitted to the Board at once.

205 VIOLATIONS AND PENALTIES: Any person, firm or corporation who shall violate a provision of this Code or fail to comply therewith, or with any of the requirements thereof, shall be guilty of a misdemeanor. Each such person shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of this Code is committed or continued, and upon conviction of any such violation, such person shall be punishable by a fine of not less than fifty (\$50) dollars nor more than five hundred (\$500) dollars, or by imprisonment not exceeding sixty days, or by both such fine and imprisonment.

**CHAPTER 3
PERMITS AND INSPECTIONS**

301	PERMITS REQUIRED
302	APPLICATION
303	PERMIT FEES
304	CONDITIONS OF PERMIT
305	INSPECTIONS
306	CLEAN-UP OF SITE
307	CERTIFICATE OF OCCUPANCY

301 PERMITS REQUIRED

(a) It shall be unlawful to construct, enlarge, alter, repair, move, remove or demolish any building, structure, or any part thereof; or any equipment, device or facility therein or thereon; or to change the Occupancy of a building from one use Group to another requiring greater strength, means of egress, fire and sanitary provisions; or to change to an unauthorized or prohibited use; or to install or alter any equipment for which provision is made or the installation of which is regulated by this Code; without first having filed application and obtained a permit therefor from the Building Official. A permit shall be deemed issued when signed by the Building Official and impressed with the seal of the governmental agency issuing said permit.

(b) **EXCEPTION:** No permit shall be required, in this or any of the following Sections, for general maintenance or repairs which do not change the Occupancy and the value of which does not exceed three hundred dollars (\$300.00) in labor and material as determined by the Building Official.

301.1 Permits, to be issued by the Building Official, shall be required for the following operations:

(a) The erection or construction of any building or structure, the adding to, enlarging, repairing, improving, altering, covering or extending of any building or structure.

(b) The moving of any building or structure within, into, through or out of the area of jurisdiction, or the moving of a building or structure on the same lot.

(c) The demolition of any building or structure.

(d) The installation, alteration or repair of any sanitary plumbing, water supply, or gas supply system, as provided in Part XII.

(e) The installation, alteration or repair of any electrical wiring or equipment, as provided in Part XI.

(f) The installation, alteration or major repair of any elevator or hoist, as provided in Chapter 32.

(g) The installation, alteration or major repair of any boiler, pressure vessel, furnace, steam-actuated machinery, or heat producing apparatus, including the piping and appurtenances thereto as provided in Parts VIII and XII.

(h) The erection, remodeling, relocating, repair, altering, or removal of any sign, as provided in Chapter 42.

(i) The erection, alteration or repair of any awning or similar appurtenance, as provided in Chapters 43 and 44.

(j) The storage and use of all volatile flammable liquids, gases and materials, but such permits shall not be issued without the endorsement of the Fire Chief, as provided in Chapter 40.

(k) The application, construction or repair of any roof covering, as provided in Chapter 34, exceeding three hundred dollars (\$300.00) in value of labor and materials, as determined by the Building Official, or for work exceeding two roofing squares in extent.

(l) The installation, alteration or repair of any air conditioning or refrigeration apparatus, as provided in Chapter 49.

(m) The installation, alteration or repair of any apparatus producing air contaminants.

(n) The installation, alteration or repair of a swimming pool, as provided in Chapter 50.

(o) The installation, alteration or repair of any structure or facility on private property defined by this or any other regulation as being within the scope of work of an engineering contractor.

(p) The installation of exterior windows and exterior glass doors in new buildings or additions exceeding two stories in height and the installation, alteration or repair of such windows and doors in existing buildings of any height.

(q) The installation, alteration or repair of any curtain wall.

301.2 In addition, the Building Official shall require that the laws, rules and regulations of any other regulatory authority having jurisdiction, and where such laws, rules and regulations are applicable and are known to the Building Official, shall be satisfied before a permit shall be issued. The Building Official shall require such evidence, as in his opinion is reasonable, to show such other approvals. The Building Official shall not thereby be held responsible for enforcement of such other regulations as he is not specifically authorized to enforce. Following are some, but not necessarily all, other agencies having jurisdiction:

(a) The Engineering Department, Fire Department and/or Police Department for the moving of buildings, structures and heavy equipment over, temporary construction over, storage of material on, construction operations over or temporary blocking of streets or other public spaces; and for land clearing adjacent to existing sidewalks; as well as for the discharge of rainwater or other water runoff on streets or other public spaces into the public sewers.

(b) The Fire Department for the burning of construction or demolition waste or the use or storage of explosives.

(c) The City and/or County Tax assessor and Collector for the moving or demolition of any building or structure.

(d) Broward County Environmental Quality Control Board and/or Florida Department of Environmental Regulation for (but not limited to):

(1) The adequacy of waste treatment plants receiving waste from industrial, commercial, public or dwelling units.

(2) Waste treatment and disposal systems.

(3) Waste disposal wells.

(4) Waste water collection systems.

(5) Air pollution.

(e) Broward County Health Department, Florida Department of Health and Rehabilitation Services for (but not limited to):

- (1) Septic tank disposal systems.
- (2) Places where food or drink is prepared or served to the public.
- (3) Public water supply and supply wells.
- (4) Public swimming pools.
- (5) Chemical toilets as set forth in Sec. 4603.21.
- (6) Trailer park as set forth in Sec. 4619.

(f) The State Hotel Commission for the construction, alteration or addition to multiple-residential rental units or places where food and/or drink is prepared or served to the public.

(g) The U.S. Engineer Corps. for construction of bulkheads or docks adjacent to or extending into navigable waters.

(h) Federal regulations limiting construction during periods of national emergency.

(i) The rules of the State Board of Education of Florida and the regulations of the Florida State Department of Education, School Plant section, pertaining to the public schools. Where such rules and regulations are in conflict with this Code and cannot be satisfied if this Code is applied, the Board of Rules and Appeals, upon request, shall consider such specific conflicts and may waive or vary the requirements of this Code to permit public school, or other approved schools, design and construction to be in accordance with the rules and the regulations of these agencies.

(j) The Public Works Department for bulkheads, docks, similar construction or fill along waterfront property.

(k) The Rules and Regulations of the State Fire Marshal.

301.3 (a) An annual premise permit may be issued for any premise. Such permit shall be in lieu of any other permit required by the South Florida Building Code for maintenance of existing facilities, buildings and structures. The word "premise" shall be defined as the buildings, structures and facilities located on one parcel of land all of which are under one ownership or under the control of the same leasee.

(b) Such annual premise permit, if application is made therefore, may be issued where the Building Official finds that the person, firm or corporation having control over or occupying such premises has assigned responsibility for such maintenance work in each trade to maintenance personnel employed by such person, firm or corporation on regular salary basis; and such maintenance personnel are assigned to work directly under the supervision of certified personnel certified in the type of work being performed, such certified maintenance man to be in actual, direct and continuous supervision of all members of any work crew in the trade concerned.

(c) The holders of an annual premise permit shall maintain a log listing all work performed on forms provided by the Building Official under such permit and shall make that log available to the Building Official or his authorized employees upon demand, in order that the work may be inspected as deemed necessary. The holder of the annual premise permit shall be responsible for insuring that all work performed under such permit conforms to the South Florida Building Code and if inspection reveals that such work does not so conform, the work will be

corrected or removed. The annual premise permit shall be subject to cancellation for violation of the provisions of applicable regulations.

302 APPLICATION

302.1 GENERAL (a) APPLICATION REQUIRED: Any qualified applicant desiring a permit to be issued by the Building official as required, shall file an application therefor in writing on a form furnished by the Building Official for that purpose and application for permit will be accepted from only qualified applicants as set forth in Paragraph 302.1 (b).

(b) QUALIFICATION OF APPLICANT: Application for permit will be accepted from only qualified persons or firms. Qualification of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

(c) APPLICATION FORM: Each application shall describe the land on which the proposed work is to be done, by legal description and address; shall show the use or occupancy of the building or structure; shall be accompanied by plans and specifications as required hereafter; shall state the value of the proposed work; shall give such other information as reasonably may be required by the Building Official to describe the proposed work; and shall be attested by the qualified applicant.

(d) ATTESTING OF APPLICATION: The permit application shall be signed in a space provided, before an Officer duly qualified to administer oaths, by the qualified applicant. The qualified applicant shall be the permit holder and shall be held responsible for the proper supervision and conduct of all work covered thereby. The attested application or an amended application is required as set forth in Paragraph 302.1 (e) shall serve as the basis for determination for issuing the building permit and shall be factual evidence on which the Building Official, other public officials and the public can rely during the entire progress of the work.

(e) CHANGES TO APPLICATION: In the event of a change in any material fact given in the attested application which served as a basis for issuing the permit, the permit holder shall immediately file an amended attested application detailing such changed conditions. In the event the change in the attested application is a change in the person responsible for the work, the owner shall immediately stop the work and notify the Building Official in writing detailing such changed conditions and any other information required by the Building Official or in lieu thereof a new attested permit application shall be filed immediately by a new qualified applicant. If such changed conditions are determined to be in compliance with the Code and other applicable regulations, an amended building permit will be issued, without additional fee if the changed conditions shall not be greater than those permitted in the original permit.

(f) (1) Within 15 days after plans submitted for a building permit have been processed, the Building Official shall notify the applicant in writing that a permit is ready for issuance or that additional information is required.

(2) 60 calendar days after the date of such notification, where such additional information has not been submitted or the permit has not been purchased, the application and/or the permit shall become null and void.

(3) Where an application and/or a permit has become null and void, an applicant may again apply, as set forth in Section 302 of this

Code, and such applications shall be processed as though there had been no previous application.

302.2 PLANS AND SPECIFICATIONS: (a) (1) Application for permit shall be accompanied by two sets of plans as set forth herein.

(2) Where required by the Building Official, a third copy of the plan showing parking, landscaping and drainage shall be provided.

(3) The elevation above mean sea level (MSL) of the top of all first-floors shall appear on all construction plans and the Building Official shall require that such elevations be transferred to the accompanying application for permit.

(4) At any time during the course of construction, the Building Official may require the submittal of a first-floor elevation survey, as built.

(b) For buildings and/or structures, alterations, repairs or improvements, replacements and additions, costing ten-thousand (\$10,000) dollars or over, as specified herein, the plans and specifications shall be prepared and approved by, and each sheet shall bear the impress seal of, an Architect or Professional Engineer, either of whom must be duly registered in the State of Florida; provided that for any work involving structural design, the Building Official may require that plans be prepared by and bear the impress seal of a Professional Engineer, regardless of the cost of such work.

(c) Plans for work which is preponderantly of architectural nature shall be prepared by and bear the impress seal of a registered Architect, and such work which involves extensive computation based on structural stresses shall, in addition, bear the impress seal of a Professional Engineer.

Plans for work in which definite mechanical or electrical problems are involved shall, at the discretion of the Building Official, be prepared by and bear the impress seal of a Professional Engineer.

(d) Plans for work which are preponderantly of a structural nature shall be prepared by and bear the impress seal of a Professional Engineer.

(e) Plans shall be mechanically reproduced prints on substantial paper or cloth showing completely all foundations, wall sections, floor plans, roof plans and elevations at a convenient scale, and the main details at a scale not less than $\frac{1}{4}$ inch equals one foot, together with the use or occupancy of all parts of the building, a plot plan showing all occupied and unoccupied portions of the lot or lots, and complete structural, mechanical, plumbing and electrical plans, and such other reasonable information as may be required to clearly show the nature, character and location of the proposed work. Computations, stress diagrams, shop drawings, results of site tests, floor plans of existing buildings to which additions are proposed and other data necessary to show compliance with this Code, the correctness of the plans and the sufficiency of structural and mechanical design shall be included when required by the Building Official. Any specifications in which general expressions are used to the effect that "work shall be done in accordance with the Building Code" or "to the satisfaction of the Building Official" shall be deemed imperfect and incomplete, and every reference to this Code shall be by section or sub-section number applicable to the materials to be used, or to the methods of construction proposed. Plans shall be adequately identified.

(f) Application for permit for new construction and additions

shall be accompanied by a registered land surveyor's certificate and plan in duplicate on which shall be clearly indicated the property-corner stakes, property-line dimensions, existing structures and their location, existing right-of-way, sidewalks, easements, street zoning and property zoning of record, critical elevations and building setbacks required by law, general block plan and other plan and other pertinent survey data which may be required. The Building Official may waive the requirements for such survey when property-line stakes are existing and known to be in place, and the work involved is minor and/or is clearly within building lines.

(g) (1) The Building Official may authorize the issuance of a permit without plans and specifications for small or unimportant work, but in no instance where the work is of a structural nature except as set forth in Sub-paragraph 302.2(g) (2).

(2) The Building Official will authorize the issuance of a permit for a single-family fall-out shelter without a professional seal on the plans where the cost of such work does not exceed \$5,000.

302.3 APPLICATION FOR EXAMINATION OF PLANS: (a) Plans for proposed construction, where such plans are required by this Code to be prepared by and bear the impress seal of a Registered Architect or Professional Engineer, shall be submitted by the Registered Architect or Professional Engineer or authorized representative.

(b) Application for permit will not be required for examination of plans prepared and submitted by a Registered Architect or Professional Engineer.

(c) Complete plans shall be submitted in duplicate and with a third copy of the plot plan showing parking, landscaping and drainage; or such plans may be submitted in single copy where it is evident that code interpretation is needed before final working drawings can be prepared.

(d) Plans for proposed construction, where such plans are not required to be prepared by and bear the impress seal of a Registered Architect or Professional Engineer, shall be submitted by the designer with the application as set forth in Sub-section 302.1

302.4 EXAMINATION OF PLANS: (a) the Building Official shall examine all plans and amendments thereto.

(b) If the plans conform to all pertinent laws the plans shall be marked "approved."

(c) If the plans do not conform to all pertinent laws the plans shall be rejected and the plan examiner shall state the reasons for rejection in writing.

(d) Plans for which only minor correction is necessary may be corrected by notation on the prints with the approval of the designer.

(e) Plans for which major correction is necessary shall be revised on the tracings by the designer and new corrected prints submitted.

(f) Plans corrected to comply with this Code and all pertinent laws shall be marked "approved."

(g) When plans are approved such plans shall become a part of the application prepared by and submitted by the qualified applicant for permit as set forth in Paragraph 302.1(b).

(h) Approval of the permit shall not be given until plans, as set forth herein, are approved.

302.5 PARTIAL APPROVAL: Pending the completion of detailed drawings and checking of plans and specifications, the Building Official, at his discretion, and upon payment of the total required fee, may authorize the issuance of a temporary permit for site preparation, excavation and construction below grade provided such drawings and specifications are presented in such detail as to show the design, extent and scope of the project, but the holder of such temporary permit shall proceed only at his own risk and without the assurance that a permit for the super-structure will be granted.

302.6 MOVING OF BUILDING AND STRUCTURES: (a) Before a building permit for moving a building or structure within or into the jurisdiction adopting this Code shall be approved or issued, such building or structure shall be inspected by the Building Official; upon request of the owner or his agent, and the Building Official shall ascertain that this Code and all other laws or ordinances applicable thereto shall be satisfied.

(b) Application for permit shall be submitted in such form as the Building Official may prescribe and shall be accompanied by such plans or other data as, in the opinion of the Building Official, is necessary to show compliance with the Code or the zoning regulations.

302.7 DEMOLITION: Application for building permits for the work of demolition of buildings or structures, if such building or structure is over 12 feet in extreme height above grade or any wall of which is over 40 feet in horizontal length, shall be accepted from only qualified persons or firms. Qualifications of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

303 PERMIT FEES

303.1 Any person desiring a permit to be issued shall, in addition to filing an application therefore and before such permit is issued, pay a permit fee as required.

303.2 BASIS OF PERMIT FEE: The Building Official may require an estimate of cost and/or other descriptive data as a basis for determining the permit fee.

303.3 DOUBLE FEE: When work for which a permit is required is started or proceeded with prior to the obtaining of said permit, the fees as specified herein may be doubled. The payment of such double fee shall not relieve any person, firm or corporation from fully complying with the requirements of this code, nor from any penalties prescribed therein.

303.4 APPROVED PLANS: (a) the Building Official shall retain one set of the approved plans and the other set shall be kept at the building site, open to inspection of the Building Official at all reasonable times. The Building Official may stop the work if such plans are not available at the building site.

(b) Approved plans and/or amendments thereto retained by the Building Official shall become a part of the public record; provided, however, that they be considered instruments of service and confidential records of their author, that they shall be open to the public only for inspection, that the Building Official may permit bona fide owners or designers, employed by such owners, to inspect the plans when not available from their author or the Building Official may permit the plans

to be copied by the owner in event of the author's death or inability of the author to supply copies.

304 CONDITIONS OF PERMIT

304.1 PERMIT CARD: Upon approval of plans, specifications and application for permit and the payment of the required fee, the Building Official shall issue a permit therefor. With each such permit, the Building Official shall issue a weatherproof permit card which shall bear the description of the property, the nature of the work being done, the name of the owner and contractor and other pertinent information; and such card shall be maintained in a conspicuous place on the front of the premises affected thereby during the entire time that the work authorized by the permit is in progress.

The Building Official may, whenever there is a delay in approval of plans or other similar special circumstances, permit the placing, on the site, of tool sheds, materials, batterboards and construction equipment, preliminary to actual construction, or may permit exploratory uncovering of concealed structural elements of existing buildings for design information, pending completion of plans for proposed alterations.

304.2 COMPLIANCE: (a) The issuance or granting of a permit shall not be deemed or construed to be a permit for, or an approval of, any violation of this Code.

(b) The issuance of a permit upon plans or specifications, shall not prevent the Building Official from thereafter requiring the corrections of errors on such plans and specifications, or from preventing building operations being carried on thereunder, when in violation of this Code or of any other regulations applicable thereto.

(c) When during the work carried on under the permit, from issuance of permit to issuance of Certificate of Occupancy, approved plans are found to be in violation of this Code the Building Official shall notify the designer and the designer shall correct the drawings or otherwise satisfy the Building Official that the design and/or working drawings are in compliance with the Code.

(d) Compliance with the Code is the responsibility of the owner, except that safety to persons and materials during actual construction operations, as set forth in Chapter 33, is the responsibility of the permit holder.

304.3 TIME LIMITATION: (a) Permits shall expire and become null and void if work, as defined in Paragraph 304.3 (f), authorized by such permit is not commenced within 90 days from the date of the permit or if such work when commenced is suspended or abandoned at any time for a period of 90 days.

(b) If the work covered by the permit has not commenced, or has been commenced and been suspended or abandoned, the Building Official may extend such permit for a single period of 90 days from the date of expiration of the initial permit, if request for extension is made prior to the expiration date of the initial permit.

(c) If the work covered by the permit has commenced, is in progress, has not been completed and is being carried on progressively in a substantial manner in accordance with Paragraph 304.3(f), the permit shall be in effect until completion of the job.

(d) If work has commenced and the permit becomes null and void

or expires because of lack of progress or abandonment, a new permit covering the proposed construction shall be obtained before proceeding with the work.

(e) If a new building permit is not obtained within 90 days from the date the initial permit became null and void, the Building Official shall require that any work which has been commenced or completed be removed from the building site; or he may issue a new permit, on application, providing the work in place and required to complete the structure meets all applicable regulations in effect at the time the initial permit became null and void and any regulations which may have become effective between the date of expiration and the date of issuance of the new permit.

(f) The Broward County Board of Rules and Appeals at the published meeting held on September 9, 1976 being cognizant of the fact that the building industry in Broward County is at the present time experiencing serious economic pressures, further amends Sec. 304.3(f) (which supersedes the amendments of this section adopted at the March 13, 1975, July 10, 1975, December 15, 1975 and January 8, 1976 Board meetings) by providing for conditions under which building permits will not lapse as a result of the failure to commence work.

Many construction projects wherein the developers have commenced work under valid permits and existing regulations and have halted construction at varying degrees of completion as a result of the extraordinary economic conditions and are in serious jeopardy of failing.

The expiration of valid building permits as a result of the extraordinary economic conditions would further aggravate increasing unemployment and an already distressed building industry.

For the above reasons, Amendments to the South Florida Building Code adopted on March 13, 1975, July 10, 1975, December 15, 1975 and January 8, 1976 pursuant to the authority granted in the South Florida Building Code, Broward Edition 1973, Sec. 203.4(d) (2), are hereby further amended as follows:

(f) (1) Work shall be considered to have commenced and be in active progress when, in the opinion of the Building Official, a full complement of workmen and equipment is present at the site to diligently incorporate materials and equipment into the structure, weather permitting. This provision shall not be applicable in case of civil commotion or strike or when the building work is halted due to legal action, or when the developer has submitted to the Building Official an affidavit attesting to the fact that the delay, if any, in commencing work as otherwise required by this Code, is a direct and proximate result of the extraordinary economic conditions in the community.

"Developer" shall be interpreted to mean the person, firm, corporation, or business entity who is primarily financially responsible for the construction project.

The developer shall file an affidavit with the Building Official. The affidavit shall include the following:

(aa) The name and present address of the developer;

(bb) What interest, if any, the developer has in the subject construction and/or permit;

(cc) A description of the construction project including type and number of units together with their estimated construction cost and value;

(dd) A statement that commencement or resumption of construction work on said buildings has been delayed as a direct and proximate

result of the extraordinary economic conditions in the community; and

(ee) That the present building permit is not being challenged or contested judicially.

Upon filing said affidavit with the Building Official, the subject building permit shall automatically be extended up to and including December 31, 1977.

No extensions for economic conditions shall be granted with regard to permits, which at the time the affidavit is filed with the Building Official, have expired or are being challenged or contested judicially. Extension of building permits pursuant to this amendment shall not bar persons otherwise qualified from seeking and receiving permit extensions otherwise provided by the South Florida Building Code.

(2) Where work has commenced on a structure and the permit would expire due to lack of progress, such permit shall be automatically extended up to and including December 31, 1977 if the developer has submitted to the Building Official an affidavit as hereinbefore described attesting to the fact that the expiration of the permit and discontinuance of the work is a direct and proximate result of the extraordinary economic conditions in the community and that:

(aa) As to the structure, or if a series of permits is being treated as one for purposes of a single development project, as to the initial structure:

(i) the foundation has been constructed; and

(ii) a minimum of ten percent of the superstructure has been completed; and

(bb) The permit expired on or after January 1, 1975; and

(cc) The permit is not being challenged or contested judicially.

(3) When the building permit(s) have been extended as herein provided, then prior to the recommencement of work thereunder, the developer must notify the Building Official for a reinspection of all existing work as follows:

(aa) The Building Official shall review the original permitted plans and specifications to determine that the improvements in place are in conformance with the original permitted plans and specifications.

(bb) All phases of construction in place be reinspected to determine whether "time" or "vandalism" have created material and/or a potential latent hazard.

(cc) Where interiors have been partially completed, inspect to see if materials are in first-class condition.

(dd) Reinspect all in place electrical installations.

(ee) Reinspect all rough or final plumbing.

(ff) Where roofing has not been completed, reinspect same.

(gg) Any other inspections required.

(hh) Reinspect all mechanical work.

(4) It is the intention of the Broward County Board of Rules and Appeals that the provisions of this amendment shall expire and be automatically repealed on January 1, 1978 unless extended by subsequent amendments.

(5) The provisions of this amendment shall become effective upon enactment.

Passed and adopted
September 9, 1976

(g) The fee for renewal, re-issuance and extension of a permit shall be as set forth by the administrative authority.

304.4 REVOCATION OF PERMIT: (a) The Building Official may revoke a permit or approval issued under the provisions of this Code in case of any false statement or misrepresentation of fact in the application or on the plans on which the permit or approval was based.

(b) Whenever the work for which a permit has been issued is not being performed in conformity with plans, specifications or descriptions, or approved plans are not being kept at the site, it shall be the duty of the Building Official to notify the contractor or owner or their agent, in writing, that the permit is suspended. Written notice shall be mailed or given to the permit holder or his agent, and it shall be unlawful for any person or persons to perform any work in or about the building or structure except such work as may be required for the correction of the expressed violations. And if, in the judgment of the Building Official, there is imminent danger that requires immediate action, the permit may be revoked or suspended verbally and written notice served later.

(c) When a permit has been suspended, it shall not be reinstated until all existing violations have been corrected. Written notice of reinstatement shall be given the permit holder if requested.

(d) Upon request of the owner and/or permit holder and on investigation by the Building Official to determine that the work has been abandoned or that the contractor is unable or unwilling to complete the contract a second permit may be issued where there is a change of contractor without the initial permit being revoked or suspended. The foregoing will be permitted only when the following stated persons have filed with the Building Official a letter stating the reason for a second permit being required and holding the Building Official harmless from legal involvement. All interested parties shall be notified before action is taken.

(1) Where a prime contractor is the permit holder the owner shall file such hold-harmless letter.

(2) Where a sub-contractor or specialty contractor is the permit holder the owner and prime contractor shall both file such hold-harmless letters.

305 INSPECTION

305.1 GENERAL: (a) When deemed necessary, the Building Official shall examine or cause to be examined all buildings and structures for which an application has been received for permit to enlarge, alter, repair, move, demolish or change the occupancy thereof. He shall inspect all buildings and structures from time to time during and upon completion of the work for which a permit was issued. He shall make a record of every such examination and inspection and of all violations of this Code, and the correction or disposition of such violations.

(b) (1) When deemed necessary, the Building Official shall make inspection of construction products and assemblies at the point of manufacture or fabrication.

(2) The Building Official may require that only such construction products, materials and assemblies that are supplied, manufactured or fabricated by persons or firms having a current, valid Certificate of Competency may be incorporated into buildings or other structures.

(3) Any person or firm desiring to supply, furnish, manufacture

or fabricate construction products or assemblies shall, when required so to do, make application on a form provided by the Building Official.

(4) Application shall set forth and describe plant methods, personnel, equipment, control procedure, and such other information as may be required to insure compliance of the product or assembly with this code.

(5) The Building Official may approve such product and plant or manufacturing procedure and issue a Certificate of Competency where such product and manufacturing procedure is, in the opinion of the Building Official, in compliance with this code, or he may refuse to approve such product or issue such Certificate of Competency when such product, plant, or procedure is determined, on consideration, to fail to comply with this code.

(6) The Building Official may suspend or revoke approval of a product or assembly or Certificate of Competency when a product, plant or procedure is determined, on consideration, to fail to comply with this code.

(7) The manufacturer's or fabricator's name or insignia shall be clearly indicated on each prefabricated structural assembly.

(8) Appeal from a decision of the Building Official to refuse to approve, suspend or revoke a product approval or Certificate of Competency shall be to the Board of Rules and Appeals as set forth in Section 203.

(c) The Building Official shall make the inspections called for by these requirements or he may accept reports of inspectors of recognized qualifications for special inspections; except that no certificate called for by any provisions of this Code shall be based on such reports unless the same are in writing and certified.

(d) The Building Official shall periodically, and as nearly as practicable once each year, inspect all buildings and structures, except buildings of Group I Occupancy having single family or duplex family uses and public-work structures, for compliance with this Code.

(e) No inspection shall be made until sanitary facilities have been provided, as required in Chapter 33 and set forth in Sub-section 4603.21.

(f) (1) When the services and reports of inspection and testing laboratories are required by this Code, only such services and reports shall be accepted as are submitted from impartial inspecting and testing laboratories having a Professional Engineer in active responsible charge of the work of sampling and testing.

(2) Testing laboratories engaged in the sampling and testing of concrete and steel products shall have complied with the Standard for "Inspection and Testing Agencies for Concrete and Steel as Used in Construction," ASTM E329, as set forth in Section 402.

(3) Testing laboratories located out of this State and under the supervision of a Registered Professional Engineer legally qualified in the State in which the laboratory is located, and where such testing laboratory has complied with the above Standard, may submit test reports as required by this Code.

305.2 MANDATORY INSPECTIONS: (a) The Building Official, upon notification from the permit holder or his agent, shall make the following inspections and shall either approve that portion of the work completed or shall notify the permit holder or his agent wherein the same fails to comply:

FOUNDATION INSPECTION: To be made after necessary excavations have been made, forms erected and reinforcing steel placed.

PILE INSPECTION: To be made during the driving of the piles and after all piles are driven and forms and reinforcing steel are in place and tied, and before placing any concrete.

REINFORCING INSPECTION: To be made after any reinforcing steel is in place and before placing concrete.

FRAME INSPECTION: To be made at each floor level and after all framing, fire blocking, furring and bracing are in place, and plumbing and electrical work are roughed in.

ROOFING INSPECTION: To be made in accordance with Paragraph 3401.1(b) of this Code.

CURTAIN WALL INSPECTION: To be made at each floor level after curtain walls are installed and before curtain-wall attachments are concealed.

STORE FRONT INSPECTION: To be made after store fronts are installed and before store front attachments are concealed.

WINDOW AND GLASS DOOR INSPECTION: To be made after windows and glass doors are installed and before attachments and connections to the building frame are concealed except that for one and two story buildings this inspection shall not be required.

LATHING INSPECTION: To be made after lathing and before plastering, where plastering is a requirement for fire protection, or where suspended overhead.

PLUMBING INSPECTION: To be made of the ground work and at each floor. All plumbing work shall be left uncovered and convenient for examination until inspected and approved. Floors shall be left up in all bathrooms and elsewhere above all sanitary plumbing, water-supply and gas-supply piping and other plumbing work until it shall have been examined, tested and approved.

ELECTRICAL INSPECTION: To be made at each floor level; and no conduit boxes, panels or other electrical appurtenances shall be covered or concealed until approval shall have been received from the Building Official.

SPECIAL INSPECTIONS: To be made of all mechanical installations, signs and awnings immediately upon completion and at such intervals during the progress of the work as the Building Official or this Code may require.

OTHER INSPECTIONS: To be made as the owner or contractor or Building Official may reasonably request.

FINAL INSPECTION: To be made after the work is completed and the structure ready for use of occupancy.

(b) No work shall be done on any part of a building or structure or any plumbing, electrical or mechanical installation beyond the point indicated hereinabove for each successive inspection until such inspection has been made and the work approved and the inspector has so indicated on the approved plans or permit card at the job site.

(c) No reinforcing steel or structural framework of any part of any building or structure shall be covered or concealed in any manner whatsoever without the approval of the Building Official.

(d) Inspection requests shall be made to the office of the Building

Official and shall provide reasonable time for such inspection to be made. Rejection or refusal to approve the work for reasons of incompleteness, Code violation or inadequacy shall nullify that request for inspection. The work shall be made to comply and the request for inspection repeated as outlined herein. It shall be assumed that the responsible individual or individuals in charge of the work shall have, themselves, inspected the work and found it to be in compliance with Code requirements before request for inspection is made.

305.3 SPECIAL INSPECTOR: (a) The Building Official may require the owner to employ a special inspector for the inspection of the structural framework, or any part thereof, as herein required:

(1) Building or structures or part thereof of unusual size, height, design or method of construction and critical structural connections.

(2) Pile driving.

(3) Windows, glass doors and curtain walls on buildings over two stories.

(b) Such special inspector shall be an Architect or Professional Engineer or a duly accredited employee representing either.

The special inspector shall be responsible for compliance with this Code and shall submit progress reports and inspection reports to the Building Official.

(c) At the completion of the construction work or project, the special inspector shall submit a Certificate of Compliance to the Building Official, stating that the work was done in compliance with this Code and in accordance with the approved plan or plans; and his duties shall end with the submission of such certificate. Final inspection shall be made by the Building Official before a Certificate of Occupancy is issued.

305.4 INSPECTION REPORTS: The Building Official shall keep records of inspections, Certificates of Compliance, results of tests, plans, surveys and Certificates of Occupancy for a period of not less than seven years. Such records shall become a part of the public records and open to public inspection, except as may be elsewhere specifically stipulated.

305.5 SPECIAL HURRICANE INSPECTIONS: (a) During such periods of time as are designated by the United States Weather Bureau as being a hurricane alert, all furniture, display racks, material and similar loose objects in exposed outdoor locations, shall be lashed to rigid construction or stored in buildings. Orders shall be oral or written and shall be given to any person on the premises most logically responsible for maintenance and such orders shall be carried out before winds of hurricane velocity are anticipated.

(b) After winds of hurricane velocity are experienced and have subsided, the Building Official shall investigate to determine if damage has occurred to buildings or other structures.

(c) No building or other structure or assembly or part thereof, which was damaged or collapsed or out of plumb or line shall be repaired or altered or otherwise returned to its original position without inspection and approval by the Building Official.

306 CLEANUP ON SITE

Upon completion of the proposed work, the permit holder shall leave the site cleared of rubbish, debris, construction sheds or materials of construction. In the event there has been damage to public property or

that rubbish, debris, construction sheds or materials of construction have been left at the site, then the Building Official shall refuse to make final inspection and shall notify the permit holder to correct the condition of violation within five days. For failure to comply with such notice after such period of five days, the permit holder is subject to the penalties specified herein, and the Building Official shall have the clean-up work done and public property restored and shall notify the legal authority, who shall institute the necessary action to have the costs placed as a lien against the property in relation to which the permit was issued.

307 CERTIFICATE OF OCCUPANCY

307.1 WHEN REQUIRED: No building hereafter erected, altered or enlarged, nor existing building involving a change of Occupancy shall be used or occupied in whole or in part until a Certificate of Occupancy shall have been issued by the Building Official, certifying that the building and Occupancy are in accordance with the provisions of this Code and all other ordinances and laws applicable thereto; except that any use or occupancy which has not been discontinued during the work of alteration or enlargement shall be discontinued within 30 days after the completion of the work unless the required certificate is secured from the Building Official. If the building or part thereof complies with the provisions of all pertinent laws and regulations, the Building Official shall issue the Certificate of Occupancy. A Certificate of Occupancy for places of assembly shall indicate thereon and make record of the number of persons for which such certificate is issued.

307.2 EXISTING BUILDINGS: If an occupancy which does not comply with the requirements of this Code has existed prior to the adoption of this Code, the Building Official shall issue a Certificate for Occupancy therefor, unless the building and use, in his opinion, constitute a serious hazard to life, limb or property. If an application for a Certificate of Occupancy is not approved, such occupancy shall not be started or shall be discontinued.

307.3 REVOCATION: The Building Official shall have the authority to revoke a Certificate of Occupancy for any building which is occupied, in whole or in part, for any use not authorized or which is changed in Occupancy to a classification where such Occupancy does not comply with this Code, or for any building where the live loads imposed on any floor or the number of persons permitted to assemble therein or thereon exceed those authorized in said Certificate. The revoking of a Certificate of Occupancy shall have the effect of nullifying any occupational license issued in connection with such building or the affected part of such building.

307.4 TEMPORARY AND/OR PARTIAL CERTIFICATE OF OCCUPANCY: (a) A Temporary and/or Partial Certificate of Occupancy may be issued by the Building Official for the temporary use of a portion of a building, providing the portion of the building to be occupied is clearly designated and all code provisions such as sanitary facilities, means of egress, fire-resistive separations, structural adequacy, the barricading of work areas, etc., relating to public safety have been approved by the Building Official.

(b) The Temporary and/or Partial Certificate shall be issued for a limited period not to exceed ninety days.

307.5 CONNECTION OF SERVICES: It shall be unlawful for any public-service corporation or agency to begin service to a building, except temporary service for use during building operations and for testing purposes, until a Certificate of Occupancy has been issued and/or notice posted on the premises.

PART II
DEFINITIONS AND STANDARDS
CHAPTER 4
DEFINITIONS AND STANDARDS

401 DEFINITIONS

Unless otherwise expressly stated, all words other than herein defined shall have the meanings implied by their context in this Code or their ordinarily-accepted meanings in the construction industry; words used in the present tense shall include the future; words in the masculine gender shall include the feminine and neuter; the singular number shall include the plural; and the plural number shall include the singular.

ACCESSIBLE: Reasonable and adequate clearance on sides and above for inspection, service, repair and replacement, without removing permanent construction; or, visible, unobstructed and within physical reach. Also see Section 515.

ACCESSORY USE: A building or structure, the use of which is incidental to the main building or structure, and is located on the same lot, or on a contiguous lot fronting on the same street as the lot or lots on which the main building is located and the use of which is manifestly incidental to that of the main building.

ADDITION: An extension or increase in floor area or height of a building.

ALLEY: Any public space, public park or thoroughfare 20 feet or less, but not less than ten feet, in width, which has been dedicated or deeded to public use.

ALTERATION: Any change or modification of construction, space arrangement and/or occupancy of a building, or decreasing or not increasing the area or cubic contents thereof.

APARTMENT: One or more rooms occupied as a home or residence for an individual or a family or a household. The existence of, or the installation of, sink accommodations and/or cooking facilities within a room or suite of rooms shall be deemed sufficient to classify such room or suite of rooms as an apartment. The floor area for an apartment shall be not less than required by applicable zoning regulations.

APARTMENT HOTEL: A building, usually under resident supervision, made up of three or more apartment units, arranged with common corridors and exits and maintaining an inner lobby or foyer, through which persons pass for access to the apartments.

APARTMENT HOUSE: A building made up of three or more apartment units so arranged that each unit has direct access, without common corridors, to a means of egress from the building, and which may or may not maintain an inner lobby for its tenants.

APPOINTING AUTHORITY: The legally constituted body adopting this code such as, but not limited to, a county or city commission or council; or a person designated by such legally constituted body as having authority to appoint.

APPROVED: Approved by the Building Official or other authority given jurisdiction by this Code.

ARCADE: Is an avenue or passageway, roofed over and enclosed except at the ends and serving as a common entrance and egress for shops, stores and similar places of business located thereon.

ARCHITECT, OR REGISTERED ARCHITECT: A person technically qualified and professionally licensed by the State of Florida to practice architecture.

AREA: As applied to the dimensions of a building means the horizontal projected area of the building at grade.

AREAWAY: In an open, subsurface space, adjacent to a building for access to, or for lighting or ventilating basements.

ASSEMBLY BUILDING: A building used in whole or in part, for the gathering together of persons for such purposes as deliberation, worship, entertainment, amusement or awaiting transportation.

ATTIC: Shall be taken to mean any space immediately under the roof rafters and above the ceiling joists of the story nearest to the roof.

AUTOMATIC: Applied to a door, window, or other opening protective or protective device, means that such protective is so constructed and arranged that when actuated by a predetermined temperature or rate of rise in temperature, such opening protective will close if open, or such protective device will operate as intended. Not requiring manual operation.

AWNING: (See Chapters 43 and 44 herein).

BALCONY: That portion of a seating space of an assembly room, the lowest part of which is raised four feet or more above the level of the main floor.

BALCONY, EXTERIOR: A landing or porch projecting from the wall of a building. Where serving as a required means of egress the long side shall be at least 50 per cent open and the open area above the guard rail shall be so distributed as to prevent the accumulation of smoke or toxic gases.

BASEMENT: That portion of a building between floor and ceiling, which is so located that one-half or more of the clear height from floor to ceiling is below grade. (See STORY).

BAY WINDOW: Is a rectangular, curved or polygonal window supported on a foundation extending beyond the main walls of a building.

BRICK: A solid masonry unit not larger than 16 x 4 x 8 inches.

BUILDING: A structure which encloses space; a structure which gives protection or shelter for any occupancy. The term "building" shall be construed as if followed by the phrase "or part thereof." When separated by fire walls, each portion so separated shall be deemed a separate building.

BUILDING LINE: The line established by law, beyond which a building shall not extend, except as specifically provided herein.

BUILDING OFFICIAL: That official designated by the appointing authority, whatever his official title, to enforce the provisions of the South Florida Building Code and other applicable laws; provided, he may act with the aid of and through his authorized assistants.

BULKHEAD: (a) That portion of the exterior walls of a building which is located immediately under show-windows.

(b) A structure above the roof of any building, enclosing a stairway, tank, elevator machinery or ventilating apparatus, or such part of a shaft as extends above a roof.

(c) A retaining type structure.

BUNGALOW COURTS: A group of three or more detached, one-story, single-family dwellings, arranged with common utilities and accessories under a common ownership.

CABANAS: Shall mean bath cabins, together with only such accessories as boardwalks, terraces, sun decks, rubbing rooms and toilet rooms.

CANOPY: (See Chapters 43 and 44 herein).

CARPORTE: A covered area for sheltering a motor vehicle and which is not more than 75 percent enclosed by walls.

COMBUSTIBLE: Capable of igniting and continuing to burn or glow with a flame at or below a temperature of 1200 degrees Fahrenheit.

CORRIDOR: A path of egress connecting more than one room or occupied space on any one floor; a hallway.

COURT: Is an open, unoccupied space, bounded on two or more sides by the walls of the building. An inner court is a court entirely within the exterior walls of a building. All other courts are outer courts.

CURTAIN WALL: Any prefabricated assembly of various components to enclose a building usually attached to and/or supported by the building frame other than a single door or window or frame therefor and as distinguished from masonry units, poured-in-place concrete and siding of single membrane metal, wood or plastic.

DEAD LOAD: The weight of the structure and all permanent parts incorporated into the construction thereof.

DEVELOPED DISTANCE: The shortest distance between two points that free air would travel as measured horizontally, vertically or diagonally in a straight line or around corners.

DINING ROOM: Any building or part thereof, or any room or part thereof, in which food is dispensed or served.

DISTANCE SEPARATION: Distance separation is the horizontal distance, measured at right angles, from a wall or opening in a wall to the building line of a continuous lot or any building on the same lot. Where a building line varies by the use of the land, the building line of a continuous lot shall be taken as that for the use of which requires the least set back from the property line but in no case taken as more than five feet from and parallel to the common lot line.

DORMITORY: Shall mean a room having separate sleeping accommodations for more than four persons and used as an accessory to Group "D," "C," "H," and "I" occupancies.

DWELLING: A building occupied exclusively for residential purposes and serving not more than two housekeeping units used for cooking, living, or sleeping purposes.

EGRESS: See MEANS OF EGRESS.

ELEVATOR: A device used for carrying persons or things upward or downward.

ESCALATOR: A moving, inclined stairway for passengers.

EXIT: See MEANS OF EGRESS.

EXIT ACCESS: See MEANS OF EGRESS.

EXIT COURT: A yard or court providing egress to a public way for one or more required exits.

EXIT DISCHARGE: See MEANS OF EGRESS.

EXIT PASSAGEWAY: An enclosed means of egress connecting a required exit or exit court with a public way.

FAMILY: Is any number of persons living together under one head as a single housekeeping unit, whether related to each other legally or not; and shall be deemed to include servants, but shall not include paying guests.

FIRE ASSEMBLY: The assembly of a fire door, fire window, or fire damper, including all required hardware, anchorage, frames and sills.

FIRE ASSEMBLY, AUTOMATIC CLOSING: A fire assembly which may remain in an open position and which will close automatically if subjected to either of the following:

1. An increase in temperature.
2. Products of combustion. Unless otherwise specified, the closing device shall be one that is rated at a maximum temperature of 165°F. If products of combustion are being detected to activate the closing device, the closing device shall operate by the activation of an approved unit type smoke and heat activated detector or an approved detection device having an equivalent response to smoke and products of combustion. Unit type smoke detectors shall conform to the Standard for Essential Electrical Systems for Hospitals, NFPA 76A and Installation of Air Conditioning and Ventilating Systems (Non-Residential) NFPA 90A, as set forth in Section 402.

FIRE ASSEMBLY, SELF-CLOSING: A fire assembly which is kept in a normally closed position and is equipped with an approved device to insure closing and latching after having been opened for use.

FIRE-DIVISION: A portion of a building so separated from the rest by fire-walls that it may be erected to the maximum height and area allowed for the governing Occupancy and the Type of Construction, independently of adjoining Occupancies or Types of Construction.

FIRE DOOR: A door and its assembly so constructed and placed as to give protection against the passage of fire.

FIRE ESCAPES: A single or series of steel framed balconies attached to the exterior walls at windows or doors and connected to each other and to the ground by flights of steel stairs.

FIRE-RESISTIVE: Ability to resist fire and prevent its spread as regulated in this Code.

FIRE-RESISTIVE RATING: The time in hours that a material or construction will withstand a standard fire exposure as defined in this Code and its adopted standards.

FIRE-RETARDANT TREATED WOOD: Wood that has been treated to comply with Section 2908 herein.

FLAMEPROOF: The property of a material, usually decorative fabric, whether treated or not treated to not burst into flames or support combustion when subjected to flames for a period of 30 seconds.

FLOOR AREA, GROSS: Gross floor area shall be the floor area within the perimeter of the outside walls of the building with no deduction for corridors, stairs, closets, thickness of wall, columns, or other features. Where the term area is used in this code, it shall be understood to be gross area unless otherwise specified. In theaters, assembly halls and similar occupancies, balconies galleries, and stages; and mezzanine floors which are not enclosed; shall be considered as adding to the floor area.

FLOOR AREA, NET: Net floor area shall be the actual occupied area, not including accessory unoccupied areas or thickness of walls.

FOYER: Is an area or space within a building and located between a lobby and main entrance and the main floor.

GALLERY: Is that portion of the seating capacity of a theatre or assembly room having a seating capacity of more than ten persons and located above a balcony.

GARAGE: A building, shed or enclosure, or part thereof, in which a motor vehicle containing a flammable liquid in its fuel tank is housed or stored or repaired.

GRADE: (a) The average elevation of the ground, paved or unpaved,

adjoining a building or structure, at the center of each exterior wall line.

(b) When used in connection with lumber, means a division of sawn lumber into quality classes with respect to its physical and mechanical properties, as defined by the association under whose rules the lumber is controlled.

GROUND FLOOR: Is a floor located not more than two feet below, nor more than six feet above "grade."

GUEST: (a) In connection with multiple-family occupancies means a person hiring a room for living and/or sleeping purposes.

(b) In connection with single-family and two-family occupancies means a person sharing single-family accommodations without profit on those accommodations.

GUEST HOUSE: (a) As a part of multiple-family occupancies means a detached single-family dwelling occupied or intended to be occupied for hire.

(b) As a part of a single-family and two-family occupancies means a detached portion which provides rooms and necessary appurtenances for the sleeping accommodation and/or entertainment of non-paying guests and their servants; but not provided with means for the general and regular serving of meals.

GUEST ROOM: (a) In connection with multiple-family occupancies means a room in a building, occupied or intended to be occupied for hire.

(b) In connection with single-family and two-family occupancies means a room in the main or an accessory building occupied or intended to be occupied by non-paying guests.

HABITABLE ROOM: A room in a residential unit used for living, sleeping, eating or cooking, but excluding baths, toilets, storage spaces or corridors.

HEIGHT, BUILDING: The vertical distance from grade to the highest finished roof surface of a flat roof or to the average level of a gable, or hip roof.

HEIGHT, STORY: The vertical distance from top to top of two successive floors or floor and roof.

HEIGHT, STRUCTURE: The height of a structure erected on the ground shall be the vertical distance from grade to the highest point thereof, and for roof structures shall be the vertical distance from the mean level of the roof to the highest point of such structure. In general, the height of a structure shall be its overall height.

HIGH HAZARD: High Hazard contents shall be classified as those which are liable to burn with extreme rapidity or from which poisonous fumes or explosions are likely in the event of fire.

HORIZONTAL EXIT: A means of passage from one building into another building occupied by the same tenant, or from one section of a building into another section of the same building occupied by the same tenant through a separation wall having a minimum fire resistance of two hours.

HOTEL: Is any building containing ten or more rooms, intended or designed to be used or which are used, rented or hired out to be occupied, or which are occupied by persons for sleeping purposes by paying guests.

INCOMBUSTIBLE: Is a material which, in the form in which it is used, meets the following requirements:

(a) Material of which no part will ignite and burn when subjected to fire. Any material conforming to the standard set forth in Paragraph

3701.2 (k) shall be considered incombustible within the meaning of this section, or

(b) Material having a structural base of incombustible material as defined in Paragraph (a) above, with a surfacing not more than one-eighth inch thick having a flame spread rating not greater than 50 when tested in accordance with the standard set forth in Paragraph 3701.2(j).

(c) Incombustible does not apply to surface finish materials or to materials required to be incombustible for reduced clearances to flues, heating appliances or other materials, or

(d) No material shall be classed as incombustible which is subject to increase in combustibility or flame-spread rating beyond the limits herein established, through the effect of age, moisture or other atmospheric condition.

JOIST: Are secondary horizontal supporting members in floor, ceilings or roof construction.

JURISDICTION: Shall mean the legally-constituted authority which has adopted this Code as law or ordinance.

LINTEL: The beam or girder placed over an opening in a wall which supports the construction above.

LIVE LOAD: Any load imposed, or capable of being imposed, on a structure other than dead load or wind load.

LOBBY: Is an enclosed vestibule, directly accessible from the main entrance.

LODGING HOUSE: Is any building containing less than ten rooms, intended or designed to be used or which are used, rented or hired out, or which are occupied for sleeping purposes by two or more paying guests.

LOT: A portion or parcel of land considered as a unit.

LOT LINE: A line dividing one lot from another or from a street or other public space.

LOW HAZARD: Low Hazard contents shall be classified as those of such low combustibility that no self-propagating fire therein can occur and that consequently the only probable danger acquiring the use of emergency exits will be from panic, fumes, or smoke, or fire from some external source.

MARQUEE: A cantilevered or otherwise supported projection from a major building constructed to be, or appear to be, an integral part thereof by being of similar material and intended for the weather protection of the main entrance and extending on each side of the opening a distance not greater than the projection from the building. An appurtenance erected for the principal purpose of a display sign and constructed of light-gage metals is not classified as a marquee.

MASONRY: Brick, stone, plain concrete, hollow block, solid block or other similar materials or units bonded together with mortar. Reinforced concrete is not classified as masonry.

MEANS OF EGRESS: A means of egress is a continuous path of travel from any point in a building or structure to the open air outside at ground level and consists of three separate and distinct parts: (a) the way of exit access, (b) the exit, and (c) the means of discharge from the exit. A means of egress comprises the vertical and horizontal means of travel and may include the room space, doorway, corridor, hallway, passageway, stairs, ramps, lobby, escalator, and other paths of travel.

a. **EXIT ACCESS** is that portion of a means of egress which leads to an entrance to an exit.

b. EXIT is that portion of a means of egress which is separated from the area of the building from which escape is to be made by walls, floors, doors or other means which provide the protected path necessary for the occupants to proceed with reasonable safety to the exterior of the building.

NOTE: An interior aisle, corridor, hallway or other means of travel used to reach an exit door or doorway is not an exit, except where the maximum allowable distance of travel to an exit is exceeded, at which point the aisle or corridor shall be treated as part of an exit or is so located, arranged, and enclosed as to constitute an integral part of an exit facility.

c. EXIT DISCHARGE is that portion of a means of egress between the termination of the exit at the exterior of the building and ground level.

MEZZANINE: Is an intermediate floor placed in any story or room. When the total area of any such mezzanine floor exceeds 33½ percent of the total floor area in that room or story in which the mezzanine floor occurs, it shall be considered as constituting an additional story. The clear height above or below a mezzanine-floor construction shall not be less than seven feet.

MULTIPLE-FAMILY: As in a building, meaning more than two families or households living independently of each other and doing cooking within their living quarters; includes apartments, tenements and flats.

NOMINAL DIMENSION: The dimension or size in which such material, part or unit is usually manufactured or supplied.

NON-COMBUSTIBLE: Non-combustible shall have the same meaning as incombustible. See **INCOMBUSTIBLE**.

NONCONFORMING: Shall apply to any building or structure which does not comply with the requirements set forth in this Code, or amendments thereto.

OCCUPANT LOAD: The total number of persons that may occupy a building or portion thereof at any one time.

OCCUPANCY: As used in this Code, pertains to and is the purpose for which a building is used or intended to be used. Occupancy is not intended to include tenancy or proprietorship.

OCCUPIED: Shall be construed as though followed by the words, "or intended, arranged, or designed to be occupied."

OPEN-AIR PARKING GARAGE: An open-air parking garage is a structure used exclusively for the parking of passenger motor vehicles where no servicing or repair is made and where 50 percent of the perimeter is 75 percent open or where 75 percent of each wall at opposite ends is open.

OPEN PLAN: Open Plan Buildings are Group C Occupancy buildings having rooms and corridors delineated by the use of tables, chairs, desks, bookcases, counters, low height (five foot) partitions, or similar furnishings. Group C Occupancy buildings without exit doors between rooms and corridors shall also be classified as Open Plan Buildings.

ORDINARY HAZARD: Ordinary Hazard contents shall be classified as those which are liable to burn with moderate rapidity and give off a considerable volume of smoke, but from which neither poisonous fumes nor explosions are likely in case of fire.

ORIEL WINDOW: Is one that projects from the main line of an enclosing wall of a building and is carried on brackets or corbels.

OWNER: the term shall include his duly authorized agent, a purchaser, devisee, fiduciary, property holder or any other person, firm or

corporation having a vested or contingent interest, or in case of leased premises, the legal holder of the lease contract, or his legal representative, assign or successor.

PANIC HARDWARE: A bar or panel extending not less than $\frac{3}{8}$ of the width of the door and placed at heights suitable for the service required not less than 30 nor more than 44 inches. Such bar or panel shall cause the door latch to release when pressure not to exceed 15 pounds is applied to the releasing device in the direction of exit travel.

PARAPET: That part of a wall entirely above the roof line.

PARKING GARAGE: Parking garages for passenger vehicles involving only the parking or storing of automobiles and not including automobile repair or service work or the sale of gasoline or oil.

PARTITION: A non-load bearing vertical separation between rooms or spaces. If such separating construction closes less than three-fourths of the area from wall to wall and floor to ceiling, it shall be considered a decorative separation and not a partition.

PATH OF EGRESS: The course taken by an occupant to effect egress to a public space. (See PUBLIC SPACE.)

PENTHOUSE: An enclosed one-story structure extending above the roof of a building not exceeding 25 percent of the area of the roof at the level on which such penthouse or penthouses are located.

PERMIT: A written authorization by the Building Official to proceed with construction, alteration, repair, installation or demolition.

PERSON: A natural person, his heirs, executors, administrators, or assigns, and also includes a firm, partnership, or corporation, its or their successors or assigns or the agent of any of the aforesaid.

PLATFORM: A portion of an assembly room which may be raised above the level of the assembly floor and which may be separated from the assembly space by a wall and proscenium opening provided the ceiling above the platform shall be not more than five feet above the proscenium opening.

PORTE-COCHERE: Is a one-story porch under which vehicles may be driven for the purpose of providing shelter for either the vehicle or persons and which is open, full width, front and rear in the direction of vehicle travel, and open not less than 50 percent on the outer side.

PREFABRICATED: Fabricated prior to installation or erection.

PRIMARY MEMBER: A structural member, such as a column, beam, girder or truss, that carries dead, live and/or wind loads to the foundation. All principal members of a structure other than secondary or non-load bearing members.

PRIVATE STAIRWAY: A stairway serving one tenant only and not for general public use.

PROFESSIONAL ENGINEER: A person technically qualified and professionally licensed by the State of Florida to practice engineering.

PUBLIC SPACE: For the purpose of determining allowable floor areas and/or egress from buildings, such open spaces as public parks, right-of-ways, waterways, public beaches and other permanently unobstructed yards or courts having access to a street, and a width of not less than set forth herein for required units of exit width, may be considered a public space.

PUBLIC WAY: Any parcel of land unobstructed from the ground to the sky, more than 10 feet in width, appropriated to the free passage of the general public.

RAFTERS: Are secondary inclined supporting members in roof construction.

RAILROAD RIGHTS-OF-WAY: For the purpose of determining allowable areas, fire-resistivity of walls, means of egress and openings in walls, a permanent railroad right-of-way or easement may be considered as an unobstructed yard, public street or public space.

REMOTE: As applied to means of egress shall mean that persons shall have alternate paths of egress from any point or space in a building, and such paths of egress shall be separated by distance, construction, assemblies, or arrangement.

REQUIRED: A mandatory provision of this Code.

REPAIR: The replacement of existing work with the same kind of material for the purpose of its maintenance, but not including additional work that would affect structural, sanitary or fire-resistive safety or facilities for means of egress.

RESTAURANT: Every building or part thereof and all outbuildings used in connection therewith, or any place or location, kept, used, maintained as, advertised as, or held out to the public to be a place where meals, lunches or sandwiches are prepared and/or served, either gratuitously or for pay.

ROOF JOISTS: Where roof members are nearly horizontal and are supported from bearing to bearing without an intermediate ridge, such members shall be termed roof joists.

ROOFING: The covering applied to the roof for weather protection, fire resistance or appearance.

ROOM: Every compartment in any building, including parlors, dining-rooms, sleeping rooms and porches, kitchens, offices, stores, sample-rooms, living-rooms, but not including halls, bathrooms, closets, pantries or storage or equipment spaces.

SEATING CAPACITY: Shall mean, where seats are fixed, the number of persons for whom seats are provided, and where seats are not fixed, or provided, shall be calculated on the basis of the areas given herein.

SECONDARY MEMBER: A structural member that carries dead, live and/or wind loads and collects or accumulates these forces into a primary member in the same plane, such as a deck or purlins carrying loads to a suspended beam or girder.

SELF-CLOSING: As applied to a fire door or other opening protector, means normally closed and equipped with an approved device which will insure closing after having been opened for use.

SERVANT'S QUARTERS: (a) As accessory to multiple-family occupancies means accommodations for such number of servants and other employees as are required by the main occupancy and which accommodations may be detached and may or may not include separate cooking facilities.

(b) As accessory to single-family occupancies means accommodations for such number of servants in personal service and/or for the maintenance of the premises as could be reasonably required and which accommodations may be detached, but shall not have separate cooking facilities except in connection with properties which have a ground area of 10,000 or more square feet.

SERVICE STATIONS: A building or portion thereof where gasoline, oil and greases are supplied and dispensed to the motor vehicle trade, also where tire, battery, washing, polishing and lubrication services are rendered and minor adjustments are made.

SHALL: As used in this Code means mandatory.

SHAFT: A vertical opening or passage through two or more floors of a building or through floors and roof.

SLIDING GLASS DOORS: One or more panels of glass contained in a wood or metal frame where the area of the glass exceeds the area of the frame and which frame in turn is contained within an overall frame so that one or more of the panels is movable.

SPECIFICATIONS: Wherever the specifications of governing authorities are mentioned in this Code, the reference shall be to the most recent editions of the specifications so mentioned in effect at the time of passage of this Code.

SPRINKLERED: Equipped with approved automatic sprinkler system properly maintained.

STADIUM: A structure providing seating for spectator events and which is not more than 50 percent enclosed by walls.

STAGE. GENERAL: A stage is a partially enclosed portion of an assembly room or building, cut off from the audience section by a proscenium wall, which is designed or used for the presentation of plays, demonstration, or other entertainment. Stages shall be classified as working stages or non-working stages.

STAGE. WORKING: A working stage is a partially enclosed portion of an assembly room or building, cut off from the audience section by a proscenium wall, and which is equipped with scenery loft, gridiron, fly-gallery, and lighting equipment, and the depth from the proscenium curtain to the back wall is 15 feet or more.

STAGE. NON-WORKING: A non-working stage is a partially enclosed portion of an assembly room or building, cut off from the audience section by a proscenium wall, and which is not equipped with the equipment common to the working stage (such as fly-gallery, gridiron, scenery loft or lighting equipment) and of such dimension that any such equipment cannot be installed (but flat scenery may be used on such stage). The depth of a non-working stage shall be not more than 15 feet from the proscenium wall to the back wall.

STAIRWAY: One or more flights of steps and the necessary landings connecting them to form a continuous and uninterrupted passage from one story to another in a building.

STORE FRONT: That portion of a building exterior wall facing on an open court or public street and having glass areas to permit pedestrians and/or vehicular passengers to view into the building and observe a large part of the room or space immediately therein.

STORY: (a) That portion of a building included between the uppermost surface of any floor and the uppermost surface of the floor or roof next above.

(b) That portion of a building between floor and ceiling which is so located that more than half of the clear height from floor to ceiling is above grade.

(See BASEMENT.)

(c) In a residential-type apartment occupied by a single tenant in which the area of the upper floor does not exceed two-thirds of the area of the main floor, such upper floor shall not be considered a story.

(See also MEZZANINE.)

(See also PENTHOUSE.)

STREET: Any public thoroughfare such as, but not limited to, street, avenue, lane, place, terrace, and roof, and which is more than 20 feet in width and dedicated or deeded to the public for public use.

STRUCTURE: Is that which is built or constructed, or any piece of work artificially built up or composed of parts joined together in some definite manner, the use of which requires more or less permanent location on the ground, or which is attached to something having a permanent location on the ground. The term shall be construed as followed by the words "or part thereof."

STRUCTURAL FRAME: All the members of a building or structure required to transmit loads to the ground.

TENANCY: As used in Chapter 45, tenancy shall mean one or more occupants, i.e. tenants, lessees, owners, etc.

TENANT: A person or firm using a building, or part of a building, as a lessee or owner-occupant.

THEATRE: Is a building or part thereof which contains an auditorium having a stage which may be equipped with curtains and/or permanent stage scenery or mechanical equipment adaptable to the showing of plays, operas, performances, spectacles, and similar forms of entertainment, or is such building or portion thereof containing an auditorium having a platform, screen, and mechanical equipment adapted to the showing of motion pictures.

VALUE: Of a building shall be the estimated cost to replace the building in kind.

WALLS:

BEARING: A wall which supports any vertical load in addition to its own weight.

EXTERIOR: Shall include any wall not protected from fire or wind pressure by enclosure.

FACED WALL: Is a wall in which masonry facing and backing are so bonded as to exert a common action under load.

FIRE PARTITION: A partition for the purpose of restricting the spread of fire or to provide an area of refuge but not necessarily vertically continuous from floor to floor.

FIRE WALL: A wall for the purpose of sub-dividing a building or separating buildings to restrict the spread of fire and which starts at the foundation and extends continuously through all stories to and above the roof, or to the roof if such slab is of concrete.

FOUNDATION: Shall mean those exterior walls between the foundations and the first floor above grade, or any other walls below the first floor above grade which are in contact with or receive lateral earth pressure.

INTERIOR: Is a wall entirely surrounded by the exterior walls of the building.

NON-BEARING: Is a wall which supports no load other than its own weight.

PANEL: Is a non-bearing wall in skeleton construction built between columns and wholly supported at each story.

PARTY: A wall used or adapted for joint service between two buildings.

RETAINING: Is any wall used to resist lateral displacement of any material.

VENEERED: Is a wall in which the veneering of brick, stone, concrete

or tile is provided for the purpose of ornamentation, protection or insulation, but which is not bonded to the backing in such manner as to be counted on as adding strength to the wall.

WATERWAY: A channel of water not less than 50 feet wide and navigable by small boats. For the purpose of determining allowable floor areas, but not required means of egress, of buildings, waterways will be considered as streets.

WINDERS: Are any stairway steps which have variations in the width of the treads of more than three-fourths inches per one foot of stair width.

WRITING: The term includes printing, typewriting, or other forms of reproduction of legible symbols.

YARDS: Mean the open spaces required adjacent to lot lines, under the Zoning Regulations, for the control of the density of building; and such yards shall be unobstructed from the ground to the sky except as provided herein.

ZONING: The reservation of certain specific areas within a community or city for buildings or structures for use of land for certain specified purposes with other limitations such as height, lot coverage and other stipulated requirements.

402 STANDARDS

402.1 This Section catalogues by name and address those agencies, associations, institutes and others who are referred to in this Code by name, initials or symbols.

402.2 This Section also lists those agencies, associations, institutes and other whose technical services are available to owners, designers, builders and Building Officials.

402.3 This Section sets forth the date of adoption or date of reference of the Standard applicable to the South Florida Building Code.

402.4 The Standards set forth in this Section are hereby adopted to supplement, but not supersede, the requirements otherwise set forth in the South Florida Building Code.

402.5 Only those provisions of the Standards stated as being mandatory shall be mandatory and recommendations, suggestions or preferences so stated in the Standards shall not be construed to be mandatory.

402.6 The provisions of the Standards shall be applicable to only the subject of references in that portion of the South Florida Building Code in which the Standard is referenced and where the Standard may appear to regulate other topics specifically covered by the South Florida Building Code such other regulations of the Standards shall not be mandatory.

402.7 Only that portion of the Standards directly applicable to the stated purpose of the Building Code shall be applicable and where portions of the referenced documents deal with prefatory or extraneous matter such as purchaser's rights, purchasing agreements, appearance of products, test reports and similar matters such prefatory and extraneous matter shall not be considered mandatory.

TABLE NO. 4-A

Name, Address and Standard Title	Symbol, Designation and Year
Acoustical and Insulating Materials Association 275 W. Touhy Avenue Park Ridge, Illinois 60068	AIMA
Recommended Product and Application Specification – Structural Insulating Roof Deck	I.B. Spec. No. 1 – 1970
Recommended Product and Application Specification – ½ inch Fiberboard Nail-Base-Sheathing	I.B. Spec. No. 2–1972
Recommend Product and Application Specification – ½ inch Intermediate Fiberboard Sheathing	I.B. Spec. No. 3–1972
Aluminum Association 750 Third Avenue New York, New York 10017	AA
Aluminum Construction Manual Specifications for Aluminum Structures	November 1971
Aluminum Formed Sheet Building Sheathing Design Guide	November 1969
American Concrete Institute P.O. Box 19150, Redford Station Detroit, Michigan 48219	ACI
Manual of Standard Practice for Detailing Reinforced Concrete Structures	315-74
Building Code Requirements for Reinforced Concrete	318-71
Recommended Practice for Shotcreting	506-66
Recommended Practice for Manufacture of Reinforced Floor and Roof Units	512-67
Minimum Requirements for Thin-section Precast Concrete Construction	525-63
American Gas Association 1515 Wilson Boulevard Arlington, Virginia 22209	See ANSI 2 223.1 '74
American Hardboard Association 20 North Wacker Drive Chicago, Illinois 60606	AHA
Hardboard Industry Standard	I.S. 1-71
American Institute of Steel Construction 110 Park Avenue New York, New York 10017	AISC
Specification for Design, Fabrication and Erection of Structural Steel for Buildings	1969
Steel Construction Manual	7th Edition
American Institute of Timber Construction 333 West Hampden Avenue Englewood, Colorado 80110	AITC
Timber Construction Standards Timber Construction Manual, Second Edition	100-72 1974
Timber Specifications for Structural Glued Laminated Timber of Douglas Fir, Western Larch, Southern Pine and California Redwood	117-74
Standard Specifications for Structural Glued Laminated	

TABLE NO. 4-A (Continued)

Name, Address and Standard Title	Symbol, Designation and Year
Timber Using "E" Rated and Visually Graded Lumber of Douglas Fir, Southern Pine, Hem-Fir and Lodgepole Pine	120-71
American Insurance Association 85 John Street New York, New York 10038 Code for Heat Producing Appliances	AIA 1967
American Iron and Steel Institute 150 E. 42nd Street New York, New York 10017 Specification for Design of Cold-Formed Steel Structural Members Specification for Design of Light Gage Cold-Formed Stainless Steel Structural Members	AISI 1968 1968
American National Standards Institute, Inc. 1430 Broadway New York, New York 10018 Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks	ANSI A17.1-1971 and supplements A17.1a-1972 A17.1b-1973 A17.1c-1974
Cement-Mortar Lining For Cast-Iron Pipe and Fittings for Water	A21.4-1971
Cast-Iron Pipe Centrifugally Cast for Metal Molds for Water or Other Liquids	A21.6-1970
Air Gaps in Plumbing Systems	A40.4-1942
Threaded Cast-Iron Pipe for Drainage, Vent and Waste Systems	A40.5-1943
Backflow Preventors in Plumbing Systems	A40.6-1943
Building Code Requirements for Masonry	A41.1-1953
Gypsum Plastering	A42.1-1964
Interior Lathing and Furring	A42.4-1967
Reinforced Gypsum Concrete	A59.1-1968
Manlifts	A90.1-1969
Application and Finishing of Wallboard	A97.1-1965
Standard Strength Clay Sewer Pipe	A106.3-1967
Cast-Iron Soil Pipes and Fittings	A112.5.1-1971
Self-contained Mechanically Refrigerated Drinking-Water Coolers	A112.11.1-1968
Making Buildings and Facilities Accessible to and Useable by the Physically Handicapped	A117.1-1971
Vermiculite Concrete Roofs and Slabs on Grade	A122.1-1965
Aluminum Windows	A134.1-1972
Sliding Glass Doors	A134.2-1972
Pipe Threads (Except Dryseal)	B2.1-1968
Safety Code for Mechanical Refrigeration	B9.1-1971
Malleable-Iron Screwed Fittings, 150 and 300 lb.	B16.3-1971
Cast-Iron Screwed Fittings, 125 and 150 lb.	B16.4-1971
Cast-Iron Threaded Drainage Fittings	B16.12-1971
Cast-Bronze Screwed Fittings, 125 and 250 lb.	B16.15-1971
Cast-Bronze Solder-Joint Pressure Fittings	B16.18-1972

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Name, Address and Standard Title	Symbol, Designation and Year
Wrought Copper & Bronze Solder-Joint Pressure Fittings	B16.22-1963
Cast Bronze Solder Joint Drainage Fittings-DWV	B16.23-1969
Bronze Flanges and Flanged Fittings, 150 and 300 lb.	B16.24-1971
Cast Bronze Fittings for Flared Copper Tubes	B16.26-1967
Power Piping	B31.1-1975f
Welded Wrought-Iron Pipe	B36.2-1969
Seamless Copper Water Tube	H23.1-1973
Standard Sizes Seamless Copper Pipe	H26.1-1967
Standard Sizes Seamless Red Brass Pipe	H27.1-1967
Drinking Fountains	Z4.2-1942
Automatic Storage Type Water Heaters with Input Less than 50,000 BTU per Hour	Z21.10.1-1966
Side-Arm Type Water Heaters	Z21.10.2-1968
Side-Arm Type Heaters—Addenda	Z21.10.2a-1968
Instantaneous and Large Automatic Storage Type Water Heaters Circulating Tank	Z21.10.3-1971
Transparent Safety Glazing Material Used in Buildings	Z97.1-1972
National Fuel Gas Code	Z223.1-1974
American Plywood Association 1119 A Street Tacoma, Washington 98401	APA
Plywood Design Specification	66-510 1966
Plywood Design Specification-Design of Curved Panels Supplement No. 1	68-811 1968
Plywood Design Specification-Design of Plywood Beams Supplement No. 2	68-112 1972
Plywood Design Specification-Design of Flat Plywood Stressed-Skin Panels Supplement No. 3	70-813 1972
Plywood Design Specification-Design of Flat Plywood Sandwich Panels Supplement No. 4	70-814 1970
Fabrication of Plywood Curved Panels Specification	CP-8 1971
Fabrication of Glued Plywood Beams Specification	BB-8 1971
Fabrication of Flat Plywood Stressed-Skin Panels Specification	SS-8 1971
Fabrication of Plywood Folded Plates, Specification	FP-62 1971
Plywood Folded Plate Design Method, Laboratory Bulletin	58-B 1968
Plywood Construction Guide for Residential Buildings	66-450 1971
Plywood Construction Systems for Commercial and Industrial Buildings	65-310 1971
Adhesives for Field-Gluing Plywood to Wood Framing	AFG-01 1971
APA Glued Floor System	70-405 1971

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Name, Address and Standard Title	Symbol, Designation and Year
American Society of Mechanical Engineers 845 E. 47th Street New York, New York 10017 Boiler and Pressure Vessel Code	A SME 1971
American Society of Sanitary Engineers 228 Standard Building Cleveland, Ohio 44113 Water Pressure Reducing Valves for Domestic Water Supply Systems	ASSE ASSE-1003 1970
American Society for Testing Materials 1916 Race Street Philadelphia, Pennsylvania 19103 General Requirements for Hot-Rolled and Cold-Finished Carbon and Alloy Steel Bars Cast-Iron Soil Pipe and Fittings Weight of Coating on Zinc-Coated (Galvanized) Iron or Steel Articles Black and Hot-Dipped Zinc-Coated (Galvanized) Welded and Seamless Steel Pipe for Ordinary Uses Welded Steel Wire Fabric for Concrete Reinforcement Welded and Seamless Steel Pipe Piles Carbon Steel Bars Subject to Mechanical Property Requirements High-Strength Bolts for Structural Steel Joints, Including Suitable Nuts and Plain Hardened Washers Malleable Iron Flanges, Pipe Fittings and Valve Parts for Railroad Marine and Other Heavy Duty Service at Temperatures up to 650° F. Steel Sheet, Zinc-Coated (Galvanized) by the Hot-Dip Process for Roofing Quenched and Tempered Alloy Steel Bolts for Structural Steel Joints General Requirements for Zinc-Coated (Galvanized) Steel Sheets by the Hot-Dipped Process. Hot-Rolled Carbon Steel Sheets and Strip, Structural Quality Steel, Cold-Rolled Sheet, Carbon Structural Deformed Billet-Steel Bars for Concrete Reinforcement Zinc Metal (Slab Zinc) Solder Metal Brass Plate, Sheet, Strip and Rolled Bar Seamless Copper Pipe, Standard Sizes Seamless Red Brass Pipe, Standard Sizes Seamless Copper Tube Seamless Copper Water Tube Leaded Brass Plate, Sheet, Strip and Rolled Bar Seamless Brass Tube	ASTM A29-67 A74-69 A90-69 A120-72a A185-72 A252-71 A306-64 A325-71A A338-61 A361-71 A490-71 A525-71 A570-72 A611-72 A615-72 B6-70 B32-70 B36-71 B42-75 B43-72 B75-72 B88-72 B121-74 B135-71a

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Name, Address and Standard Title	Symbol, Designation and Year
Copper Drainage Tube (DWV)	B306-72
Nickel Rod and Bar	B160-70
General Requirements for Wrought Seamless Copper and Copper-Alloy Tube	B251-71
Copper Drainage Tube (DWV)	B306-72
Clay Drain Tile	C4-62
Quicklime for Structural Purposes	C5-59
Concrete Sewer, Storm Drain, and Culvert Pipe	C14-71
Gypsum Plasters	C28-68
Making and Curing Concrete Compression and Flexure Test Specimen in the Field	C31-69
Concrete Aggregates	C33-71a
Structural Clay Load-Bearing Wall Tile	C34-62
Inorganic Aggregates for Use in Gypsum Plaster	C35-70
Gypsum Wallboard	C-36-70
Gypsum Lath	C37-69
Compression Strength of Molded Concrete Cylinders (Test)	C39-72
Obtaining and Testing Drilled Cores and Sawed Beams of Concrete	C42-68
Gypsum Partition Tile and Block	C52-54
Concrete Building Brick	C55-71
Structural Clay Non-Load-Bearing Tile	C56-71
Structural Clay Floor Tile	C57-57
Keene's Cement	C61-64
Building Brick (Solid Masonry Units Made from Clay or Shale)	C62-69
Fire Clay Brick and Silicon Carbide Brick for Incinerator Service	C64-72e
Sampling and Testing Brick	C67-66
Calcium Silicate Face Brick (Sand-Lime Brick)	C73-67
Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe	C76-72e
Gypsum Sheathing Board	C79-67
Hollow Load-Bearing Concrete Masonry Units	C90-70e
Masonry Cement	C91-71
Ready-Mixed Concrete	C94-74a
Sampling and Testing Structural Clay Tile	C112-60
Aggregate for Masonry Mortar	C144-70
Portland Cement	C150-72
Special Finish Hydrated Lime	C206-49
Structural Insulating Board Made from Vegetable Fibers	C208-60
Methods for Testing Structural Insulating Board Made from Vegetable Fibers	C209-60
Flat Asbestos-Cement Sheets	C220-72
Corrugated Asbestos-Cement Sheets	C221-61
Asbestos-Cement Roofing Shingles	C222-66
Asbestos-Cement Siding	C223-66
Mortar for Unit Masonry	C270-71
Asbestos Cement Pressure Pipe	C296-73b
Clay Flue Linings	C315-56
Lightweight Aggregates for Structural Concrete	C330-69

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Name, Address and Standard Title	Symbol, Designation and Year
Concrete Drain Tile	C412-72
Compression Joints for Vitriified Clay Bell and Spigot Pipe	C425-72
Chemical Analysis of Testing Gypsum and Gypsum Products	C471-72
Physical Testing of Gypsum Plaster and Gypsum Concrete	C472-70
Physical Testing of Gypsum Board Products and Gypsum Partition Tile and Block	C473-74
Joint Treatment Materials for Gypsum Wallboard Construction	C475-64
Rubber Gaskets for Cast-Iron Soil Pipe and Fittings (Specs. and Test)	C564-70
Light Gage Steel Studs, Runners and Rigid Furring Channels	C645-70
Standard Strength Clay Sewer Pipe	C700-71T
Round Timber Piles	D25-70
Establishing Structural Grades for Visually Graded Lumber	D245-70
Test for Flammability of Self-Supporting Plastics	D635-68
Acrylonitrile-Butadiene-Styrene (ABS) Plastic Pipe, Schedules 40 and 80	D 1527-71
Tentative Methods of Test for Moisture Density Relations of Soils	D 1557-70
Resistance to Plastic Flow of Bituminous Mixtures Using Marshall Apparatus	D 1559-71
Homogeneous-wall, Bituminized-Fibre Drain, and Sewer Pipe	D1861-69
Laminated-wall, Bituminized-Fibre Drain and Sewer Pipe	D 1862-64
Polyethylene (PE) Plastic Pipe Schedule 40	D2104-71
Solvent Cement for Acrylonitrile-Butadiene-Styrene (ABS) Plastic Pipe and Fittings	D2235-67
Polyethylene (PE) Plastic pipe (SDR-PR)	D2239-71a
Poly (Vinyl Chloride) (PVC) Plastic Pipe (SDR-PR and Class T)	D2241-69
Acrylonitrile-Butadiene-Styrene (ABS) Plastic Pipe (SDR-PR and Class T)	D2282-71
Recommended Practice for Underground Installation of Thermoplastic Sewer Pipe	D2321-72
Socket-Type Poly (Vinyl Chloride) PVC) Plastic Pipe Fittings, Schedule 80	D2467-69
Solvent Cement for Poly (Vinyl Chloride) (PVC) Plastic Pipe and Fittings	D2564-69
Plastic Insert Fittings for Polyethylene (PE) Plastic Pipe	D2609-70
Acrylonitrile-Butadiene-Styrene (ABS) Plastic Drain, Waste and Vent Pipe and Fittings	D2661-71
Polybutylene (PB) Plastic Pipe (SDR-PR)	D2662-68
Triaxial Compression Strength of Undrained Rock Core Specimen Without Pour Pressure Measurements	D2664-67e
Poly (Vinyl Chloride) (PVC) Plastic Drain,	

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Name, Address and Standard Title	Symbol, Designation and Year
Waste and Vent Pipe and Fittings	D2665-68
Polybutylene (PB) Plastic Tubing	D2666-72
Chlorinated Polyvinyl Chloride (CPVC) Plastic	
Hot Water Distribution Systems	D2846-73
Styrene Rubber Plastic Drain, Sewer Pipes, and Fittings	D2852-69T
Durability of Fire Retardant Treated Wood	D2898-70T
Standard Method for Establishing Design Stresses for Round Timber Piles	D2899-74
Type PSM, Polyvinyl Chloride (PVC) Sewer Pipe and Fittings	D3034-73
Surface Burning Characteristics of Building Materials	E84-70e
Fire Tests of Building Construction and Materials	E119-71
Non-Combustibility of Elementary Materials	E136-65
Fire Tests of Window Assemblies	E152-72
Fire Tests of Door Assemblies	E163-65
Inspection and Testing Agencies for Concrete and Steel and Used in Construction	E329-70
American Water Works Association 6666 West Quincy Avenue Denver, Colorado 80235	AWWA
Standard for Cast-Iron Pipe Centrifugally Cast in Metal Molds, for Water or Other Liquids	C106-70
Standards for Coal-Tar Enamel Protective Coatings for Steel Water Pipe	C203-73
American Welding Society 2501 N.W. 7th Street Miami, Florida 33125	AWS
Standard Qualification Procedure	B3.0-41T
Structural Welding Code	D1.1-72
Standard for Qualification of Welding Procedures and Welders for Piping and Tubing	D10.9-69
Welding Reinforcing Steel, Metal Inserts and Connections in Reinforced Concrete Construction	D12.1-61
American Wood Preservers Association 2772 S. Randolph Street Arlington, Virginia 22206	AWPA
All Timber Products – Pressure Treatment	C1-74
Lumber, Timbers, Bridge Ties and Mines Ties – Pressure Treatment	C2-74
Piles – Pressure Treatment	C3-74
Poles – Pressure Treatment	C4-74
Plywood – Pressure Treatment	C9-74
Pole Building Construction – Pressure Treatment	C23-74
Care of Pressure Treated Wood Products	M4-62
American Wood Preservers Bureau 108 Fernbrook Circle Spartanburg, South Carolina 29301	AWPB

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Name, Address and Standard Title	Symbol, Designation and Year
Water Borne Preservatives -- Above Ground Use	LP-2-71
Light Petroleum Solvent Penta Solution-- Above Ground Use	LP-3-71
Volatile Solvent (LPG) Penta Solution-- Above Ground Use	LP-4-71
Creosote or Creosote Coal Tar Solution-- Above Ground Use	LP-5-71
Heavy Petroleum Solvent Penta Solution-- Above Ground Use	LP-7-71
Water Borne Preservatives--For Ground Contact	LP-22-71
Light Petroleum Solvent Penta Solution-- For Ground Contact	LP-33-71
Volatile Solvent (LPG) Penta Solution-- For Ground Use	LP-44-71
Creosote or Creosote Coal Tar Solution-- For Ground Use	LP-55-71
Heavy Petroleum Solvent Penta Solution-- For Ground Use	LP-77-71
Architectural Aluminum Manufacturer's Association 410 North Michigan Avenue Chicago, Illinois 60611	AAMA
Standard for Forced-Entry Resistant Aluminum Horizontal Sliding Windows (See also ANSI A134.1)	1302.3-1972
Standard for Forced-Entry Resistant Aluminum Sliding Glass Doors (See also ANSI A134.2)	1303.3-1972
Cast Iron Soil Pipe Institute 2029 K Street, N.W. Washington, D.C. 20006	CISPI
Hubless Cast-Iron Sanitary System With No Hub Pipe and Fittings	301-75
Noeprene Rubber Gaskets for Hub and Spigot Cast-Iron Soil Pipe and Fittings	HSN-72
Factory Mutual Engineering Corporation 1151 Boston-Providence Turnpike Norwood, Mass. 02062	FMEC
Factory Mutual Systems Approval Guide	1972
Florida Industrial Commission Tallahassee, Florida 32304	FIC
Regulations for Portable and Fixed Ladders	LAD-1959
Regulations for Grounding of Portable Electric Equipment	8AS-2-1958
Florida Department of Health and Rehabilitation Services Division of Health P.O. Box 210 Jacksonville, Florida 32201	FDHRS
Division of Health Rules	1970
Swimming Pools and Bathing Places	10D-5
Nursing Homes and Related Facilities Licensure	10D-29

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Name, Address and Standard Title	Symbol, Designation and Year
Florida State Board of Education Tallahassee, Florida 32304 Chapter 6A-2, Educational Facilities Part III – State Uniform Building Code Section A – New Construction	1975
General Services Administration Federal Supply Services Standardization Division (FMSH) Washington, D.C. 20406 Glass, Flat and Corrugated, For Glazing Mirrors and Other Uses	GSA DD-G-451c (1968) and Amendment No. 3 (1971)
Compound; Plumbing-Fixture-Setting Pipe and Fittings, Plastic (Polyvinyl Chloride, PVS, Drain, Waste and Vent, DWV).	HH-C-536a (1954)
Brass, Leaded and Non-Leaded; Plate, Rolled Bar, Sheet and Strip	L-P-320a (1966)
Brass, Leaded and Non-Leaded; Rods, Shapes, Forgings and Flat Products with Finished Edges (Bars, Flat Wire and Strips)	QQ-B-613c (1967)
Copper, Plates, Rolled Bars, Sheets and Strips Caulking Lead: Type I	QQ-B-626c (1967)
Lead: Sheet	QQ-C-576b (1964)
Solder: Lead Alloy, Tin Lead Alloy, and Tin Alloy; Flux Cored Ribbon and Wire, and Solid Form	QQ-C-40 (1965)
Soft Solder: Galvanized Iron and Steel sheets Asbestos Cement: Non-Pressure Sewer Pipe Pipe, Asbestos-Cement	and Amendment No. 2 (1970)
Pipe, Bituminized-Fiber, Sewer, and Fittings for Same	QQ-L-201f (1965)
Pipe: Clay, Sewer	and Amendment (1970)
Pipe: Concrete, Non-reinforced, Sewer	QQ-S-571d (1963)
Pipe: Concrete, Reinforced, Sewer	QQ-S-775d (1967)
Pipe: Bituminized-Fiber, Sewer, and Fittings for Same	SS-P-331c (1967)
Water Heater: Circulating Tank Pipe: Bends and Traps; Lead (For) Plumbing and Water-Distribution	SS-P-351a (1968)
Pipe: Red Brass (Copper Alloy No. 230), Seamless Standard Pipe Size, Regular and Extra Strong	SS-P-356 (1955)
Pipe, Cast Iron; Drainage, Vent, and Waste (Threaded)	SS-P-361d (1968)
Pipe, Copper, Seamless, Standard Sizes	SS-P-371e (1968)
Pipe and Pipe Fittings, Cast-Iron, Soil	SS-P-375d (1970)
Pipe: Steel (Seamless and Welded) (For Ordinary Use)	SS-P-1540a (1969)
Pipe, Cast-Iron, Pressure (For Water and Other Liquids)	and Amendment (1970)
	W-H-196h (1971)
	WW-P-325a (1967)
	WW-P-351a (1963)
	WW-P-356a (1967)
	WW-P-377d (1962)
	WW-P-401d (1969)
	WW-P-406c (1964)
	and Amendment No. 1 (1971)
	WW-P-421c (1967)

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Name, Address and Standard Title	Symbol, Designation and Year
Pipe-Fittings; Brass or Bronze, (Screwed) 125 and 250 Pound	WW-P-460b (1967)
Pipe-Fittings; Cast-Iron, Drainage	WW-P-491 b (1967)
Pipe Fittings, Cast-Iron, Screwed 125 and 250 Pound	WW-P-501d (1967)
Pipe Fittings, Flange Fittings and Flanges, Ferrous and Steel, (Screwed and Butt- Welded) 150 Pound	WW-P-521f (1968)
Plumbing Fixtures, Land Use	WW-P-541D/Gen (1971)
Tubing; Brass, Seamless	WW-T-791 a (1971)
Tube, Copper (Seamless)	WW-T-797c (1963)
Tube: Copper, Seamless (For Use with Solder- Type Flared Tube Fittings)	WW-T-799d (1971)
Valves, Bronze, Gate; 125 and 150 Pound, Screwed and Flanged	WW-V54c (1966) and Interim (1970)
Valves, Cast-Iron, Gate; 125 and 150 Pound, Screwed and Flanged	WW-V-58b (1971)
Gypsum Association 1603 Orrington Avenue Evanston, Illinois 60201 Design Data – Fire Resistance	GA GA600-75
The National Board of Boiler and Pressure Vessel Inspectors 1055 Crupper Avenue Columbus, Ohio 43229 Boiler Blow-off Equipment	NBBPVI (1968)
National Bureau of Standards Product Standard Section Office of Engineering Standards Services Washington, D.C. 20234 Plumbing Manual Mat-Formed Particleboard Basic Hardboard Voluntary Product Standard for Structural Glued Laminated Timber Softwood Plywood, Construction and Industrial Products Standards and Amendments No. 1, 6/30/69; No. 2, 9/20/69; No. 3, 3/20/70; No. 4, 5/10/70; No. 5, 5/12/70; No.6, 6/8/70 Polyethylene (PE) Plastic Pipe (Schedule 40 Inside Diameter Dimensions) Polyethylene (Pe) Plastic Pipe (SDR-PR) Acrylonitrile-Butadiene-Styrene (ABS) Plastic Pipe (Schedule 40 and 80) Acryonite-Butadiene-Styrene (ABS) Plastic Pipe (SDR-PR and Class T) American Softwood Lumber Standard Poly (Vinyl Chloride) (PVC) Plastic Pipe (Schedules 40, 80, and 120) PVA Plastic Pipe	NBS BMS-66 CS 236-66 PS 58-73 PS 56-73 PS 1-66 PS 10-69 PS 11-69 PS 18-69 PS 19-69 PS 20-70 PS 21-70 PS 22-70

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Name, Address and Standard Title	Symbol, Designation and Year
Control and Removal of Radio-active Contamination in Laboratories— Handbook	NBS 48-1951
Recommendation for Waste Disposal of Phosphorous-32 and Iodine-131 for Medical Users	NBS 49-1951
X-Ray Protection Design	NBS 50-1952
Radiological Monitoring Methods and Instruments	NBS 51-1952
Recommendations for the Disposal of Carbon-14 Wastes	NBS 53-1953
Protection Against Betatron-Synchrotron Radiations Up to 100 Million Electron Volts	NBS 55-1954
Photograph Dosimetry of X and Gamma Rays	NBS 57-1954
Permissible Dose of External Sources of Ionizing Radiation	NBS 59-1954
Regulations for Radiation Exposure by Legislative Means	NBS 61-1955
Maximum Permissible Body Benders and Maximum Permissible Concentrations of Radionuclides in Air and in Water for Occupational Exposure	NBS 69-1959
Protection Against Radiations from Sealed Gamma Sources	NBS 73-1960
National Council of Radiation Protection and Measurements 7910 Woodmont Avenue Washington, D.C. 20014	NCRP
Radioactive Waste Disposal in the Ocean	16-1954
Medical X-Ray and Gamma-Ray Protection for Energies up to 10 MeV-Equipment Design and Use	33-1968
Dental X-Ray Protection	35-1969
Radiation Protection in Veterinary Medicine	36-1970
Precautions in Management of Patients Who Have Received Therapeutic Amount of Radionuclides	37-1970
National Fire Protection Association 470 Atlantic Avenue Boston, Massachusetts 02110	NFPA
Installation of Portable Fire Extinguishers	10-1974
Carbon Dioxide Extinguishing Systems	12-1973
Installation of Sprinkler Systems	13-1974
Installation of Standpipe and Hose Systems	14-1971
Installation of Centrifugal Fire Pumps	20-1974
Water Tanks for Private Fire Protection	22-1974
Flammable and Combustible Liquids Code	30-1973
Installation of Oil Burning Equipment	31-1974
Spray Finishing Using Flammable and Combustible Materials	33-1973
Dip Tanks Containing Flammable or Combustible Liquids	34-1974
Installation and Use of Stationary Combustion Engines and Gas Turbines	37-1970
Storage and Handling of Cellulose Nitrate	

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Name, Address and Standard Title	Symbol, Designation and Year
Motion Picture Film	40-1974
Installation of Gas Appliances and Gas Piping in Buildings	54-1974
Inhalation Anesthetics Code	56A-1973
Inhalation Therapy	56B-1973
Hospital Laboratories	56C-1973
Hyperbaric Facilities	56D-1970
Non-Flammable Medical Gas Systems	56E-1974
Storage and Handling of Liquefied Petroleum Gases	58-1974
National Electrical Code	70-1975
Central Station Protective Signaling Systems	71-1974
Local Protective Signaling Systems for Watchman, Fire Alarm and Supervisory Service	72A-1974
Auxiliary Protective Signaling Systems for Fire Alarm Service	72B-1974
Essential Electrical Systems for Hospital	76A-1973
Fire Doors and Windows	80-1974
Clearances for Heat Producing Appliances	89M-1971
Installation of Air Conditioning and Ventilating Systems (Non-residential)	90A-1974
Installation of Residential Warm Air Type Heating and Air Conditioning Systems	90B-1973
Installation of Blower and Exhaust Systems for Dual, Stock and Vapor Removal and Conveyance	91-1973
Removal of Smoke and Grease-Laden Vapors from Commercial Cooking Equipment	96-1973
Fire Safety Code	101-1973
Tents and Grandstands Used for Places of Assembly	102-1972
Smoke and Heat Venting Guide	204-1968
Water Cooling Towers	214-1971
Fire Protection for Marinas and Boat Yards	303-1969
Fire Protection — Operation of Marine Terminals	307-1967
Mobile Home Parks	501A-1974
Code for the Prevention of Dust Explosions in Woodworking and Wood Floor Manufacturing Plants	664-1971
National Forest Products Association 1619 Massachusetts Avenue, N.W. Washington, D.C. 20036	NF or PA
National Design Specification for Stress-Grade Lumber and Its Fastenings	1973
Supplement to N.D.S.	1972
Wood Structural Design Data	1970
Wood Construction Data No. 5, Heavy Timber Construction Details	1972
Span Tables for Joists and Rafters	Oct. 1970
Working Stresses for Joists and Rafters	April 1971
National Swimming Pool Institute 2000 K Street, N.W.	NSPI

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Name, Address and Standard Title	Symbol, Designation and Year
Washington, D.C. 20006 Suggested Minimum Standards for Residential Swimming Pools	Section 2. January 1974
Steel Joist Institute 2001 Jefferson Davis Highway Suite 707, Arlington, Virginia 22202 Standard Specification for Longspan Steel Joists Standard Specification for Open Web Steel Joists Standard Specification for Deep Longspan Steel Joists	SJI LJ & LH Series Joists-1972 J & H Series Joists-1972 DLJ & DLH Series Joists-1972
Truss Plate Institute, Inc. 7100 Baltimore Avenue College Park, Maryland 20740 Roof Truss Specifications	TPI TPI 1970
Underwriters Laboratories, Inc. 207 E. Ohio Street Chicago, Illinois 60611 UL Fire-Protection Equipment List UL Building Materials Directory UL Fire Resistive Index Standard for Tin-Clad Fire Doors and Shutters Standards for Safety, Electric Signs Materials for Built-Up Roof Coverings Class C Asphalt Organic-Felt Sheetroofing and Shingles Standards for Safety, Electric Lighting Fixtures Standards for Safety, Portable Electric Lamps Standard for Smoke Detectors, Photoelectric Type, for Fire Protective Signaling Systems Standards for Safety, Household, Electric Storage-Tank Water Heaters Fire Tests of Building Construction and Materials Test Methods for Fire Resistance of Roof Covering Materials Standards for Safety of Burglar-Resistant Glazing Material	UL 10A-1968 48-1971 55A-1973 55B-1971 57-1972 153-1971 168-1971 174-1971 273-1970 790-1969 972-1972
U.S. Department of Labor Occupational Safety and Health Administration Washington, D.C. Federal Register, U.S. Department of Labor Part 1910 as Applied to Permanent Structures Part 1926 as Applied to Construction	OSHA 1910-1974 2207-1974



PART III
REQUIREMENTS BASED ON OCCUPANCY
CHAPTER 5
CLASSIFICATION AND
GENERAL REQUIREMENTS

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- 503 CHANGE IN USE**
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501 GENERAL REQUIREMENTS

501.1 The intent of this Code is that buildings shall be of the Type of Construction required for the occupancies contained therein.

501.2 No building or structure shall be erected nor shall any lot or portion of a lot be subdivided or sold nor any lot line moved by sale of land or otherwise in such a manner as to eliminate, nullify or reduce any required spaces for light and ventilation or means of egress or in any way to create violations of any of the provisions of this Code.

502 OCCUPANCY CLASSIFIED

502.1 (a) Every building or portion thereof, whether existing or hereafter erected, shall be classified by the Building Official according to its use or the character of its Occupancy, as a building of Group A, B, C, D, E, F, G, H, I or J Occupancy, as defined in Chapters 6, 7, 8, 9, 10, 11, 12, 13, 14 and 15 respectively.

(b)(1) Where minor accessory uses do not occupy more than 10 percent of the area of any floor of a building, nor more than 10 percent of the basic area permitted by Occupancy, the major use of the building shall determine the Occupancy classification.

(2) In buildings of Group G Division I Occupancy, rooms for storing, sorting and unpacking goods held for retail sales shall be considered and classified the same as retail sales display areas.

(c) Minor accessory buildings not exceeding 10 percent of the area of the ground floor of the primary building, nor 1500 square feet, whichever is larger, and constructed of unprotected incombustible materials may, where complying with Sub-section 1701.6 herein, be constructed without changing the limiting areas based on Group of Occupancy classification.

502.2 Any occupancy not specifically mentioned shall be classified by the Building Official in the Group it most nearly resembles.

502.3 Unless otherwise classified, accessory buildings shall conform to the requirements of the Occupancy Group to which the building is accessory.

503 CHANGE IN USE

503.1 No change in the character of Occupancy of a building shall be made except as set forth in Sub-section 104.7

503.2 No change in the character of occupancy of a building shall be made without a Certificate of Occupancy, as required in Section 307 of this Code.

503.3 Buildings in existence at the time of the passage of this Code shall comply with Sub-section 104.8 herein.

504 OCCUPANT CONTENT

504.1 The occupant content shall be computed as set forth in Sub-section 3101.4

505 ADJOINING OCCUPANCY

505.1 Adjoining units of different Occupancies within a fire division shall be separated by a separation at least as fire-resistive as set forth in Section 508.

505.2 Two or more units of different Occupancy may be contained within a fire division, but all such units shall conform to the provisions of Chapters 6 through 15 for the most restricted of the Occupancies so contained except as otherwise set forth in Sub-section 502.1.

506 FIRE DIVISIONS

506.1 Where in this code and particularly in Chapters 6 through 15, specific maximum allowable areas are set forth, the building may be separated into fire divisions and each such fire division shall be considered a separate building and be of the maximum allowable area provided the fire division separation walls are as set forth in this Section.

506.2 (a) Fire division separation walls shall be not less than four-hour fire-resistive construction in buildings of Type I, three-hour fire-resistive construction in buildings of Type II, and two-hour fire-resistive construction in buildings of Types III, IV, and V Construction.

(b) The total width of all openings in such walls shall not exceed 25 percent of the length of the wall in each story.

(c) Opening shall be protected, as set forth in TABLE No. 31-C, by a fire assembly having a three-hour fire-rating in four-hour and three-hour fire-resistive walls and one and one-half four fire-resistive rating in two-hour fire-resistive walls.

506.3 Fire division separation walls need not extend to the outer edge of horizontal projecting elements such as balconies, roof overhangs, canopies, marquees, or ornamental projections provided that the exterior wall at the termination of the fire division separation wall and the

projecting elements are not less than one-hour fire-resistive construction for a width equal to the depth of the projecting elements. Wall openings within such widths shall be protected by not less than three-fourths-hour fire-resistive assemblies.

506.4 Fire division separation walls shall extend from the foundation to a point at least 30 inches above the roof.

EXCEPTIONS (a) Four-hour and three-hour fire division separation walls may terminate at the bottom of the roof deck provided the roof deck is of incombustible construction for the area within 40 feet of each side of the wall.

(b) Two-hour fire division separation walls may terminate at the underside of roof deck provided that the roof is of at least one-hour fire-resistive construction on each side of the fire division separation wall termination.

506.5 Where a fire division separation wall separates portions of a building having different heights, such wall may terminate at a point 30 inches above the lower roof level provided the exterior wall for a height of 10 feet above the lower roof is one-hour fire-resistive construction with openings protected by three-fourths-hour fire-resistive assemblies.

EXCEPTION: The fire division separation wall may terminate at the deck of the lower roof provided the lower roof is of at least one-hour fire-resistive construction for the width of 10 feet without openings measured from the wall.

506.6 Fire dampers in ducts passing through fire division separation walls shall be required as set forth in Section 4103.

507 PARTY WALLS

507.1 EXTERIOR WALLS: Subject to the applicable legal provisions of common ownership, a wall may be used as a PARTY WALL when conforming to the following requirements.

(a) Where the Type or Types of Construction used and/or combined floor areas of an existing and a proposed building are such that a separation into fire divisions is required, such walls shall meet the requirements for fire walls under this Code.

(b) Where not required as a fire wall but used to separate Occupancies, such wall shall conform with the requirements for separations of Occupancies under this Code.

(c) Such wall in all its parts shall conform to the engineering regulations of this Code or shall be made to conform therewith.

(d) Party walls used as common walls between separately owned buildings shall be incombustible and rated a minimum of two hours and shall meet the provisions of Sub-section 506.4.

507.2 SEPARATION BETWEEN TENANTS: (a) (1) In any building where rooms or spaces are occupied by separate tenants, not less than one-hour fire-resistive construction shall be provided between tenants and between tenants and common areas except as provided below.

(2) EXCEPTION: Fire separation will not be required between tenants or between tenants and common areas of Group A, B, F, G, Division I, H and J Occupancies where walls or partitions are omitted or where visual intercommunication through separation walls or partitions is provided for 50 percent or more of the area of the wall or partition.

(3) **EXCEPTION:** Where all tenancies within a Fire Division are of Group G Division 2 Occupancy such spaces shall be exempt from the provision of this Sub-section.

(4) **EXCEPTION:** Fire-resistive separation between tenants or between tenants and a mall area or access to an exit will not be required by this Sub-section where the space on both sides of such wall or partition is protected by an automatic sprinkler system or by a water curtain provided at the line of separation.

(b) Fire-resistive separation between tenants shall be from floor to the underside of the fire-rated assembly above except that where exposed combustible materials are used in an attic or ceiling the separation between tenants shall be continuous to the deck above such space and shall include any eaves or overhang.

(c) Openings in fire-resistive separations between tenants shall be protected by doors or windows complying with Section 3706 and air movement openings shall be provided with fire dampers.

(d) Walls or partitions required by this Code to the fire-resistive (based on Group of Occupancy, Type of Construction, Occupancy Separation in Section 503, draft stopping as set forth under Types of Construction, or protection of means of egress in Chapter 31) may serve as separation between tenants where such walls and partitions also comply with this Sub-section.

508 OCCUPANCY SEPARATIONS

508.1 Occupancy separations shall be provided between the various Groups and Divisions of Occupancies as specified herein and in Table No. 5-A, but shall be not less fire-resistive than required by the Type of Construction.

TABLE No. 5-A REQUIRED OCCUPANCY SEPARATIONS, IN HOURS, IN BUILDINGS OF MIXED OCCUPANCY

GROUP	A	E-1	B-2	C	D-1	D-2	E	F-1	F-2	G-1	G-2	H	I	J-1	J-3	J-4
A	a	a	a	a	3	3	4	4	3	3	3	1	1	2	a	2
B-1		a	a	a	3	3	4	3	1	1	1	1	1	1	a	1
B-2			a	a	3	3	4	3	1	1	1	1	1	1	a	1
C				a	1	1	4	4	1	1	1	1	1	1	a	1
D-1					a	a	4	4	4	4	4	1	1	2	3	a
D-2						a	4	4	4	4	4	1	1	2	3	a
E							a	2	2	2	2	4	4	2	4	1
F-1								a	a	b	1	3	1	a	4	a
F-2									a	b	1	3	1	1	3	a
G-1										a	a	1	a	1	3	a
G-2											a	1	a	1	3	a
H												a	a	1	1	a
I													a	1	1	a
J-1														a	2	a
J-3															a	a
J-4																a

(a) No general requirement for fire-resistive separation by Group of Occupancy. See walls and partitions required for Type of Construction.

(b) Rooms for storing and unpacking goods held for retail sales shall not be required to have fire-resistive separation between such rooms and the retail sales area.

508.2 FORM OF OCCUPANCY SEPARATION: Separations, as specified in this Chapter, may be vertical, horizontal or inclined, depending upon the relative position of the portions to be separated, and shall consist of a system of walls, partitions, floors or other construction of such materials and construction, so arranged as to provide a complete, secure and continuous fire break of the required fire-resistive rating between the portions of the building so separated.

508.3 CLASSIFICATIONS OF OCCUPANCY SEPARATION: (a) Separations between occupancies within a fire division and between fire divisions shall be classified, each classification designated by the number of hours of fire-rating as set forth herein.

(b) A four-hour fire-resistive separation shall be of not less than four-hour fire-resistive construction and openings therein shall comply with Paragraph 506.2 (c) herein.

(c) (1) A three-hour fire-resistive separation shall be of not less than three-hour fire-resistive construction.

(2) All openings in walls of three-hour fire-resistive separations shall be protected by a fire assembly having a three-hour fire-resistive rating.

(3) The total width of all openings in any three-hour fire-resistive separation wall in any one story shall not exceed 25 percent of the length of the wall in that story and no single opening shall have an area greater than 120 square feet.

(4) All openings in floors forming a three-hour fire-resistive separation shall be protected by vertical enclosures extending above and below such openings. The walls of such vertical enclosures shall be of not less than two-hour fire-resistive construction and all openings therein shall be protected by a fire assembly having a one and one-half-hour fire-resistive rating.

(d) A two-hour fire-resistive separation shall be of not less than two-hour fire-resistive construction. All openings in such separation shall be protected by a fire assembly having a one and one-half-hour fire-resistive rating.

(e) A one-hour fire-resistive separation shall be of not less than one-hour fire-resistive construction. All openings in such separation shall be protected by a fire assembly having a three-fourths-hour fire-resistive rating.

508.4 DESIGN AND MATERIAL OF OCCUPANCY SEPARATION: Walls which form separations between Occupancies or between fire divisions shall also conform with the provisions of PART VI as they pertain to design and material.

509 HAZARDOUS UTILITIES

509.1 GENERAL: Individual feeders and shut-offs shall be provided for every separate fire division in every building.

509.2 ELECTRIC: Where electricity is served to multiple tenants (more than two), the provisions of Paragraph 4506.1 (d) shall be satisfied.

509.3 GAS: Where gas is served to separated fire divisions or occupancies, there shall be individual valves, and valves and meters shall be located on the exterior of the building in a conspicuous and accessible place.

Installation shall be as set forth herein.

509.4 OTHER: Other utilities which may constitute hazards shall, in general, be governed by the provisions of this Section and shall be subject to such additional requirements as the Building Official may prescribe.

510 EGRESS FACILITIES FOR MIXED OCCUPANCIES

510.1 Where two or more Occupancies, having exit width based on different occupant content, occur on the same floor and have common means of egress, the number of units of width required for each such occupancy shall be calculated separately, and the units of width combined and proportioned to two or more means of egress as required by travel distance limitations of the most restricted Occupancy.

510.2 Where two or more Occupancies, having units of exit width based on different occupants contents, occur in different floors of the same building, the combined width of means of egress at any floor, other than the first or ground floor, shall not be less than required for the occupant content of that floor.

511 LOCATION ON PROPERTY

511.1 The location of all building and/or structures shall conform to the provisions of the Zoning Ordinance.

511.2 The location of all buildings and the protection of certain openings shall conform to the requirements of the Group of Occupancy in which such building is classified in this Code, according to the use or the character of the occupancy.

512 SANITATION

512.1 WASTE STORAGE: Adequate permanent enclosures shall be provided for the storage of waste within the lines of the lot or lots occupied.

512.2 TOILET ROOMS: (a) Toilet facilities shall be provided on each floor for each sex using that floor and shall be located to be readily accessible except that in a building where the two lower levels, such as a first floor and mezzanine or the first floor and second floor where there is no mezzanine, are occupied by a single tenant and the toilet facilities are not for public use, the combined total toilet facilities required for these two levels may be located on either the first or second level. **EXCEPTION:** Toilet facilities for public use in Group A or B Occupancies restaurants, bars, transportation terminals and similar locations shall be provided on each floor for each sex.

(b) Minimum toilet facilities shall be a toilet room having one water closet and one lavatory, which may serve both sexes but not more than nine persons.

(c) Water closets for public use, except within the residence or apartment of a single family, shall be of an elongated type and shall be equipped with open front seats, and shall be separated from the rest of the room, and from each other, by stalls of impervious materials. Such stalls shall be equipped with self-closing doors and shall be open at the top and at least 12 inches from the floor for ventilation.

(d) The floors and walls of public toilet rooms, to a height of five feet, shall be tile or similar impervious materials.

(e) Toilet rooms connected to rooms where food is prepared, stored, or served to the public shall be separated therefrom by a vestibule with close-fitting doors. Such vestibules shall not be common to toilet rooms of both sexes.

(f) Toilet rooms connected to public rooms or passageways shall have a vestibule or shall otherwise be arranged or screened to insure decency and privacy.

(g) Public toilets shall bear signs plainly indicating for which sex and/or group such room is intended.

(h) Required facilities in public buildings shall be available to employees and the public without charge.

512.3 SCREENING: (a) Food-storage and preparation rooms shall have outside openings screened with 18-mesh-wire screening. Screen doors shall be equipped with self-closing devices.

(b) Public dining rooms, restaurants, tearooms and similar places for serving food to the public shall be completely screened with 18-mesh-wire screening; or such places may be equipped with a system of fans, so arranged as to effectively prevent the entrance of insects. This requirement for screening or installation of fans in public dining rooms shall not be construed to prevent the serving of food to the public in outdoor areas.

513 CEILING HEIGHTS

513.1 GENERAL: (a) Except as otherwise set forth herein, the minimum ceiling height taken as the vertical clear height from floor to ceiling or other overhead obstruction, including pipes, mechanical apertances, etc., shall be not less than seven feet.

(b) Small storage closets, slop-sink closets, storage space under a stair and similar small areas where persons do not generally walk into shall not be limited by height.

(c) Doors connecting spaces where minimum ceiling heights are herein regulated shall be of not less than 6'-8" height.

(d) The minimum height of entrances for pedestrian on vehicular traffic and for parking spaces under or within a building shall be 6'-8".

(e) The ceiling height of a limited storage mezzanine or area where persons may infrequently be and only for the purpose of placing or removing stored materials shall not be limited.

513.2 CEILING HEIGHTS BY SPECIFIC USE: (a) Ceiling heights of residential units shall comply with Sections 1305 and 1405 herein as applicable.

(b) Stairways and landings shall have headroom as set forth in Sub-section 3105.14.

(c) Maximum headroom for parking garages where the design is based on a reduced live load shall not exceed that set forth in Section 2302.

(d) Headroom under roof signs shall comply with Sub-section 4206.4.

514 ALLOWABLE AREA

514.1 BASIC FLOOR AREA: (A) (1) The area of a one-story building in Fire Zones 1 and 2 shall not exceed the limits set forth in Chapters 6 through 15 except as provided in Sub-section 514.2 herein.

(2) Buildings in Fire Zone 3 may have basic areas of one-third more than the limits set forth in Chapters 6 through 15 and the basic areas so computed may be further increased as provided in Sub-section 514.2 herein.

(b) Basements and cellars need not be included in the total allowable area provided they do not qualify as a story or exceed the area permitted for a one-story building.

(c) The total area of all floors of a multi-story building shall not exceed twice the area allowed for one-story buildings.

(d) No single floor area shall exceed that permitted for one-story buildings.

514.2 (a) BASIC AREA INCREASES: The basic areas provided in Sub-section 514.1 may be increased by the percentages set forth in one of the following:

(1) Where public space, streets, or yards more than 20 feet in width extend along and adjoin two sides of a building, the basic floor area may be increased at a rate of one and one-fourth percent for each foot by which such space, street, or yard exceeds 20 feet, but such increase shall not exceed 50 percent.

(2) Where public space, streets, or yards more than 20 feet in width extend along and adjoin three sides of a building, the basic floor area may be increased at a rate of two and one-half percent for each foot by which such space, street, or yard exceeds 20 feet, but such increase shall not exceed 100 percent.

(3) (aa) Where public space, streets, or yards more than 20 feet in width extend on all sides of a building and adjoin the entire perimeter, the basic floor area may be increased at a rate of five percent for each foot by which such space, street, or yard exceeds 20 feet.

(bb) Such increases shall not exceed 100 percent, except as provided in Paragraph 514.2 (b) herein.

(4) Floor areas so computed are the maximum allowable except where unlimited as provided in Paragraph 514.2(b) or except in buildings provided with automatic fire-extinguishing systems as set forth in Paragraph 514.2(c) herein.

(b) **UNLIMITED AREA:** (1) The areas of buildings of Groups F and G Occupancy shall not be limited where such buildings do not exceed two stories in height, are entirely surrounded by public space, streets, or yards not less than 60 feet in width, and are provided with an approved automatic fire-extinguishing system throughout as set forth in Chapter 38 of this Code.

(2) The areas of one-story buildings of Groups F and G Occupancy of Type II, Type III (Protected), or Type IV construction shall not be limited where such buildings are entirely surrounded and adjoined by public space, streets, or yards not less than 60 feet in width.

(c) **AUTOMATIC FIRE-EXTINGUISHING SYSTEMS:**

(1) The basic areas provided in Sub-section 514.1 may be tripled in one-story buildings and doubled in buildings more than one-story where such buildings are provided with approved automatic fire-extinguishing systems throughout, as set forth in Chapter 38 of this Code.

(2) In buildings of Group E Occupancy, the area increases permitted in Sub-paragraph 514.2(c) (1) shall not apply where automatic fire-extinguishing systems are required.

(3) The area increases permitted in Sub-paragraph 514.2(c) (1) may be regarded as revised basic areas and may be further increased by the percentage provided in one of the Sub-paragraphs of Paragraph 514.2(a) applied to the revised basic area.

(d) **PUBLIC SPACE, STREETS, OR YARDS:** Where the width of public space, streets, or yards is used to increase floor area, such space, street or yard shall remain unobstructed to provide permanent access not less than 20 feet in width for fire-fighting equipment to serve each building.

515 ACCESSIBILITY FOR THE PHYSICALLY DISABLED AND/OR HANDICAPPED

515.1 STANDARDS: (a) The Standard "Making Buildings and Facilities Accessible to and Usable by the Physically Handicapped", ANSIA117.1, as set forth in Section 402, is hereby adopted and the mandatory requirements therein (those including the word "shall") as well as those set forth in this Section, shall be provided.

(b) The term "Accessible", as used in this Section, shall be construed to elaborate upon the definition thereof, as set forth in Section 401, and mean, minimally, that:

(1) Paths shall be provided for the physically disabled and/or handicapped and shall be unobstructed, devoid of curbs, stairs, or other abrupt changes in elevation;

(2) Ramps, where provided along such paths, shall slope not more than one inch vertically in 12 inches horizontally, or four degrees and 50 minutes;

(3) Corridors included in such paths shall be not less than 44 inches between walls.

(4) Walk-through swinging doors shall be not less than 32 inches in width where single.

(5) All other walk-through openings shall provide not less than 29 inches in clear width.

(c) "Recommended" provisions included in the Standard shall not be construed to be mandatory.

515.2 REQUIREMENTS: (a) GENERAL: (1) Buildings of all Groups of Occupancy except Group E (Hazardous) and Group I (Single family residences) and excepting the provisions of Sub-section 515.3 shall be constructed to comply with the provisions of this Section.

(2) Accessibility to such buildings shall be provided from rights-of-way and parking areas by means of curb-cuts and/or ramps to at least one entrance generally used by the public and from such entrance to elevators, where provided.

(3) Accessibility shall be provided in such buildings through at least one of the required means of egress to each floor and at ground level.

(4) (aa) Except as provided for single-tenant occupancies in Sub-section 512.2, at least one restroom for males and one for females on each floor shall be accessible, so marked by readily visible signs or symbols generally recognized by persons in wheelchairs and each shall be provided with at least one accessible toilet stall complying with the Standard set forth in Sub-section 515.1.

(bb) Access to such restroom shall be marked by similar signs or symbols in all cases where the accessible restrooms are not immediately visible from all public areas on each floor.

(5) Abrupt changes in level at doorways to such restrooms, shall be ramped.

b) **SPECIFIC: (1)** Restroom vestibules providing screens or a series of doors shall have an unobstructed width of not less than four feet and unobstructed length of not less than five feet.

(2) Restrooms made accessible shall provide an unobstructed passage 44 inches wide for wheelchairs to approach accessible toilet facilities and a space not less than five feet for 180 degree turns.

(3) Group H Occupancy facilities such as pools, patios, sauna rooms, recreational buildings, laundry rooms and similar areas provided for the use of all residents of such Occupancies and their guests shall comply with the provisions of this Section.

(4) Elevator car controls used by the public shall have figures and letters at least one-half inch high raised at least .025 inches with square edges as well as adjacent Braille symbols for identification by the blind.

(5) Every floor level shall have figures at least one and one-half inches high raised at least .025 inches with square edges located five feet above the floor on the right jamb of elevator entrances as well as adjacent Braille symbols for identification by the blind.

515.3 EXCEPTIONS: (a) General: In building maintenance and storage areas, where only employees have occasion to enter and the work within such areas can not reasonably be performed by the handicapped, the provisions of this Section need not apply unless such areas provide the only path of egress between areas normally used by the handicapped.

b) **Groups F and G Occupancies:** Buildings with 5,000 square feet or less per floor, having accessibility at habitable grade levels, shall not be required to comply with the provisions of this Section at floors above such levels except where an elevator is provided.

(c) **Group H Occupancies: (1)** Two-story and three-story buildings with less than 49 units, having accessibility at habitable grade levels, shall not be required to comply with the provisions of this Section at floors above such levels except where an elevator is provided.

(2) Within living units, hallways having no walk-through openings in the sidewalls may be less than 44 inches wide but shall not be less than 36 inches wide.

(3) Within living units, toilet rooms providing 32 inch passage need not comply with the Standard referenced in Paragraph 515.1(a) except as set forth in Sub-paragraphs 515.1(b) (4) and 515.1(b) (5).

(4) Privately owned condominium units shall be exempted from this section.

(d) **Group J Occupancies:** Divisions 1, 2, 7 and 8 need not comply with the provisions of this Section.

516 SAFEGUARDS

516.1 GENERAL: (a) Safeguards in and around buildings and structures shall be covers, railings, stair-railings, handrails, or other safeguards as defined and provided in the Standard of the Federal Occupational Safety and Health Administration (OSHA) Part 1910 as applied to permanent structures, set forth in Section 402 of this Code, and as provided herein.

(b) Such safeguards shall also be designed to comply with Section 515 and to resist the loads set forth in Sub-section 2303.3 of this Code.

(c) Safeguards at the open or glazed sides of vehicular ramps and parking areas shall be designed and constructed to resist a horizontal force of 1000 pounds per lineal foot applied outwardly not less than 27 inches above such ramp or parking surface.

516.2 WALL AND FLOOR OPENINGS: (a) Open or glazed wall openings; open or glazed sides of balconies, landings and other walking surfaces; unenclosed floor and roof openings; roofs used for other than services for the building or structure and, except in Groups E and F Occupancies, any other abrupt differences in level exceeding 24 inches, including yard areas, shall be provided with safeguards not less than 42 inches in height.

(b) Such differences in level exceeding 48 inches in and around Groups E and F Occupancies shall be provided with safeguards not less than 42 inches in height.

(c) Safeguards may be omitted at loading docks, truck wells and similar locations where it is apparent that the edge of the higher level is for loading, and on docks and seawalls where the lower level is the water surface.

(d) Safeguard in and around buildings of other than Groups H and I Occupancies shall be provided with additional rails, vertical pickets or an ornamental filler below the top rail which will reject a nine-inch diameter object.

(e) Safeguards in and around buildings of Groups H and I Occupancies shall provide protection for children by providing additional rails, vertical pickets, or an ornamental filler below the top rail which will reject a six-inch diameter object; permitting, however, such ornamental fillers to have individual openings not exceeding 64 square inches in area.

(f) Areas in all occupancies, from which the public is excluded, requiring such protection may be provided with vertical barriers having a single rail midway between a top rail and the walking surface provided the design meets the requirements of Sub-section 2303.3 of this Code.

(g) The bottom rail of any balcony handrail shall not be more than 2 inches above the slab.

516.3 STAIRWAYS AND RAMPS: Safeguards for stairways and ramps shall also meet the requirements set forth in Sections 3105 and 3106 of this Code.

CHAPTER 6
REQUIREMENTS OF GROUP A OCCUPANCIES

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601 GROUP A OCCUPANCY DEFINED

601.1 Group A Occupancy shall include assembly uses such as theatres, auditoriums, motion-picture houses, exhibition halls, skating rinks, gymnasiums, bowling alleys, pool rooms, armories, restaurants, churches, dance halls, club rooms, night clubs, meeting rooms, passenger rooms, recreation piers, and similar uses having an occupant content of 1,000 or more persons.

602 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

602.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group A because of use and occupancy shall be limited in height and area as follows:

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	60 feet (4 stories)	22,500

(b) See Section 514 for allowable area increases.

602.2 SPECIAL PROVISIONS: (a) A fire-resistive ceiling shall not be required in the assembly space of churches and gymnasiums in one-story buildings every part of the roof structure of which is 18 feet or more above any floor or above any balcony or gallery seating 50 or less persons.

(b) Assembly rooms having an occupant load of 100 or more shall not be located in a basement.

(c) In gymnasiums, dance halls and similar occupancies, floors and running tracks may be of wood.

(d) Basements shall be of Type I Construction.

603 LOCATION ON PROPERTY

603.1 Buildings with Group A Occupancy shall front directly upon a public street or on a clear and permanently unobstructed yard or court not less than 30 feet in width and connected to such public street.

603.2 The main floor shall be located at or near grade.

603.3 Exterior walls have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

604 EGRESS FACILITIES

604.1 Stairs, means of egress and smokeproof enclosures shall be provided as set forth in Chapter 31. (See Section 3115 for specific requirements for Group A Occupancies.)

605 LIGHT AND VENTILATION

605.1 GENERAL: All portions of Group A Occupancies customarily used by human beings and all dressing rooms shall be provided with light and ventilation by means of windows or skylights with an area not less than one-eighth of the total floor area, one-half of which shall be openable, or shall be provided with electric light and with a mechanically operated ventilating system as set forth in Chapter 48. Ducts for mechanical ventilation system shall serve no other Group of Occupancy.

605.2 ARTIFICIAL LIGHTING: Auditorium light shall be as set forth in Chapter 45 and emergency lighting shall be provided in all paths of egress as set forth in Section 3112.

605.3 HAZARDS: Registers or vents supplying air back stage, supplying a projection booth or passing through a fire wall shall be equipped with automatic closing devices with fusible links and supply-air fans shall be controlled with a temperature sensing device.

606 ENCLOSURE OF VERTICAL OPENINGS

606.1 (a) Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

(b) Elevators which serve dressing rooms, gridiron and fly galleries need not be enclosed above the stage level.

606.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

607 STAGES AND PLATFORMS

Stages, platforms and accessory features thereof shall be designed and constructed as follows:

607.1 STAGES:(a) STAGE CONSTRUCTION: (1) All parts of the stage shall be designed to support not less than 125 pounds per square foot and shall be of Type I construction.

(2) The room directly under the stage shall not be used for any purpose other than the working of traps and mechanical apparatus necessary for a performance on the stage.

(3) Openings through stage floors shall be equipped with tight-fitting trap doors of incombustible material or of wood not less than two inches thick.

(b) GRIDIRONS: Gridirons, fly galleries and pin rails shall be constructed of incombustible materials, but fireproofing of metal shall not be required.

(c) ACCESSORY ROOMS: Dressing rooms, workshops, and storerooms shall be located on the stage side of the proscenium wall and shall be separated from each other and from the stage by two-hour fire-resistive construction.

(d) **PROSCENIUM WALLS:** (1) The proscenium wall separating a working stage from the audience shall be of not less than two-hour fire-resistive construction and shall extend not less than four feet above the roof. The proscenium wall shall not be finished or covered with combustible materials.

(2) The proscenium wall separating a non-working stage from the audience shall be constructed of non-combustible materials of not less than one-hour-resistive construction.

(3) There shall be no openings in the wall separating the stage from the audience except the proscenium opening, one doorway at each side of the proscenium opening at the stage floor level, at the level of the musician's pit, and where necessary to the organ. Each such doorway shall be not larger than 21 square feet in area and shall be protected by a self-closing fire door on the audience side of the wall and, for working stages, also an automatic closing fusion-linked fire door on the stage side of the wall. Door openings from the stage to the exterior of the building shall be equipped with approved self-closing fire doors.

(e) **PROSCENIUM CURTAINS:** (1) The proscenium opening of every working stage shall be provided with a curtain of metal or other non-combustible material, so designed and constructed that for at least 30 minutes it will prevent all passage of flame and withstand without failure a temperature of 1700 degrees F. and an air pressure normal to the surface of not less than 10 pounds per square foot.

(2) When closed, proscenium curtains shall be reasonably tight against the passage of smoke.

(3) The Building Official may require a fire test or other satisfactory evidence of sufficiency of the curtain in these requirements.

(4) The proscenium curtain shall be subjected to operating tests and be approved by the Building Official before initial performance. The proscenium curtain shall be lowered after every performance.

(5) The proscenium curtain shall overlap the proscenium opening by at least two feet at the top and 18 inches at each side and shall slide vertically at each side in iron or steel grooves which shall have a minimum overlap of 12 inches.

(6) The proscenium curtain shall be so arranged and maintained that, in case of fire, it would release automatically and instantly by an approved, heat-actuated device, and will descend slowly and safely, by its own weight, to completely close the proscenium opening within 30 seconds, taking not over 5 seconds for the bottom 5 feet.

(7) The proscenium curtain shall be equipped with effective devices to permit prompt and immediate closing of the proscenium opening by manual means.

(8) No part of a proscenium curtain shall be supported by or fastened to combustible material.

(f) **STAGE VENTILATORS:** There shall be one or more ventilators constructed of metal or other incombustible materials near the center and above the highest point of any permanent stage, raised above the roof and having a total ventilating area equal to at least five percent of the floor area within the stage walls. Doors or covers for ventilators shall open by gravity and shall be held closed and manually operated by means of cords extending to each side of the stage. These cords shall be equipped with three fusible links, one of which shall be placed in the ventilator above the main roof level and the other two at approved points, not affected by sprinkler heads. Such links shall fuse and separate at 160 degrees Fahrenheit. Each ventilator shall be opened and closed at least once

before each performance. Glass, if used in such ventilators, shall be wire glass.

(g) **FLAME-RETARDING REQUIREMENTS:** No combustible scenery, drops, decorations or other combustible effects shall be placed on any stage or enclosed platform unless it is treated with an effective fire-retardant solution and maintained in a non-flammable condition as approved by the Fire Department, and scenery shall be inspected before the opening of each new production, or annually if the production continues for more than one year.

(h) **STAGE EXITS: (1)** At least one exit two feet six inches wide shall be provided from each side of the stage opening, directly or by means of passageway not less than three feet in width, to a street or exit court. An exit stair not less than two feet six inches wide shall be provided for egress from each fly gallery.

(2) Each tier of dressing rooms shall be provided with two remote paths of egress, each not less than two feet six inches wide, and where dressing rooms are provided more than one tier above the stage floor, stairways to all tiers shall be enclosed.

(3) Stage exits shall be as set forth in Chapter 31 except as otherwise required in this Sub-section.

(i) **OTHER REQUIREMENTS:** There shall be no enclosed structure for human occupancy located above a stage.

607.2 PLATFORMS: (1) PLATFORM CONSTRUCTION: The platform shall be constructed entirely of incombustible materials, except that where the auditorium floor extends under the full area of such platform, construction may be of Type II, omitting the fireproofing on the beams and girders.

(b) **SIZE OF PLATFORM:** The platform shall not extend from the rear wall a distance greater than 18 feet, measured to the greatest projection of the platform, nor shall the ceiling over any platform be more than five feet above the screen except that in Group C Occupancies the platform may extend from the rear wall a distance not greater than 25 feet.

(c) **ACCESSORY ROOMS:** No dressing or other rooms for human occupancy shall be located on, under or above such platform unless such rooms shall be completely separated therefrom by not less than two-hour fire-resistive construction.

(d) **SCREEN:** the screen shall be rigidly attached to the platform and to the rear wall, and a clear passageway, not less than 20 inches wide, shall be provided between the screen or the sound equipment and the rear wall.

(e) **COMBUSTIBLE MATERIALS REGULATED:** No combustible scenery, drapes, decorations or other combustible effects shall be placed on any platform.

608 PROJECTION ROOMS

608.1 Projection rooms shall be provided in all buildings where the principal use is the showing of motion pictures and such rooms shall be provided with fire-extinguishing apparatus as provided in Sub-section 3801.1 herein.

608.2 Projection rooms in which cellulose nitrate, or any other flammable film, is used or stored shall conform to NFPA 40, "Storage and

Handling of Cellulose Nitrate Motion Picture Film," as set forth in Section 402.

608.3 Projection rooms not constructed in compliance with Sub-section 608.2 shall have a conspicuous sign with one inch block letters posted on the outside of each projection room proper stating:

"SAFETY FILM ONLY PERMITTED IN THIS ROOM."

608.4 (a) Projection rooms in which cellulose acetate or other safety film is projected using electric arc, Xenon, or any other light source which generates hazardous gases, dust, or radiation shall comply with Sub-section 608.3 and shall:

- (1) Be of permanent construction consistent with the requirements for the type of building in which the room is located.
- (2) Not require protected openings.
- (3) Have floor area not less than 80 square feet for a single projector and at least 40 square feet for each additional projector.
- (4) Have a clear working space not less than 30 inches on each side and at the rear of every picture projector, flood light, spot light or similar piece of equipment except only one such space shall be required between adjacent projectors.
- (5) Have, as well as rooms appurtenant thereto, a ceiling height of not less than seven feet six inches.
- (6) Have at least one out-swinging, self-closing door not less than 30 inches wide and 80 inches high.
- (7) Have ports and openings for projection which shall aggregate not more than 25 percent of the area of the wall between the room and the auditorium and which shall be completely closed with glass or approved glass-like material.

(b) Projection room ventilation shall be not less than the following:

(1) Two or more separate fresh air supply ducts, with screened openings terminating within 12 inches of the floor and located at opposite ends of the room, sized to permit one air change every three minutes optionally supplied by the building air-conditioning system provided that during system failure such rooms will continue to receive a change of air every three minutes.

(2) A mechanically operated exhaust system (independent of other systems in the building) with the blower motor outside of a duct system consisting of one or more air outlets so located as to insure circulation throughout the room, sized to provide one air change every three minutes and terminating at the exterior of the building in a location such that exhaust air cannot be readily circulated into the supply air system.

(3) Such ventilating systems may also serve appurtenant rooms such as the generator room and the re-wind room.

(c) (1) Every projection room shall be provided with re-wind and film storage facilities.

(2) A maximum of four, non-breakable, 16 ounce maximum capacity containers for flammable liquids may be permitted in each projection room.

(3) Appurtenant electrical equipment such as rheostats, transformers, and generators may be located within the projection room or may be located in a separate room complying in construction to Paragraph 608.4(a)

608.5 (a) (1) Projection machines used in rooms complying with Sub-section 608.4 shall each be provided with exhaust systems which will draw air from each lamp and discharge directly to the outside of the building through ducts of rigid materials (including continuous flexible connectors approved for the purpose) in such fashion that exhaust air will not be re-circulated into supply air systems or interconnected with other systems.

(2) Capacity of such lamp ducts shall be:

(aa) Two hundred cubic feet per minute for each electric arc lamp connected to the system, or as otherwise recommended by the manufacturer.

Note: Auxiliary air may be introduced into the system through screened opening to stabilize the arc.

(bb) Three hundred cubic feet per minute minimum for each Xenon lamp, or not less than recommended by the manufacturer to maintain not greater than 130 degrees F. lamp housing temperature when operating.

(b) Projection machines shall be securely fastened to the floor.

608.6 Portable projection machines using cellulose acetate or other safety film may be used without a projection room provided the film used has a distinctive marker throughout its entire length identifying the manufacturer and safety character of the film stock and provided the projector is identified by name and/or trademark, voltage, current and a sign stating "FOR USE OF SAFETY FILM ONLY."

609 SPECIAL HAZARDS

609.1 Automatic sprinkler systems, fire extinguishers, fire-alarm systems and standpipes shall be as set forth in Chapter 38.

609.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

609.3 Heat-producing apparatus shall be as set forth in Chapter 40.

609.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto. Any gas service to the stage portion of the building shall be separated from any other service to the building, and every gas service shall be provided with a shut-off valve at a convenient and conspicuous place outside the building, and adequately marked.

609.5 Electrical installations shall be as required herein and as specified in Part XI.

609.6 Transformer vaults shall be as set forth in Section 4101.

609.7 The storage of flammable materials shall be as set forth in Chapter 41.

609.8 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

610 PLUMBING AND SANITATION

610.1 Plumbing shall be installed as set forth in Part XII.

610.2 (a) Sanitation shall be as set forth in Section 512.

(b) For Group A Occupancies having a stage, separate toilet facilities shall be provided back-stage for personnel.

611 EXCEPTIONS AND DEVIATIONS

611.1 Existing buildings not fully complying with the requirements of this Chapter may be used for Group A Occupancies, if the requirements of Sections 602, 604, 609 and 610 are fully complied with and providing there is not less than a two-hour fire separation between such buildings and any other occupancies.

612 MIXED OCCUPANCIES

612.1 Separation of Group A Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

612.2 Tenant separation shall be provided as set forth in Sub-section 507.2.

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CHAPTER 7
REQUIREMENTS OF GROUP B OCCUPANCIES

- 701 GROUP B OCCUPANCY DEFINED**
- 702 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 703 LOCATION ON PROPERTY**
- 704 EGRESS FACILITIES**
- 705 LIGHT AND VENTILATION**
- 706 ENCLOSURE OF VERTICAL OPENINGS**
- 707 STAGES AND PLATFORMS**
- 708 PROJECTION ROOMS**
- 709 SPECIAL HAZARDS**
- 710 PLUMBING AND SANITATION**
- 711 MIXED OCCUPANCY**

701 GROUP B OCCUPANCY DEFINED

701 GROUP B OCCUPANCY DEFINED: Group B Occupancy shall include assembly uses such as:

DIVISION 1: Assembly set forth in Section 601 having an occupant content of 300 to 1,000 persons.

DIVISION 2: Assembly uses as set forth in Section 601 having an occupant content of less than 300 persons except that the occupancy of any room or space for assembly purposes of less than 100 persons in a building of other occupancy and incidental to such other occupancy shall be classed as part of the other occupancy and subject to the provisions applicable thereto.

702 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

702.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group B because of use or occupancy shall be limited in height and area as follow:

DIVISION	Type	Allowable Height	Basic Area
1	I	Not Limited	Not Limited
1	II	60 feet (4 stories)	22,500
1	III (protected)	30 feet (2 stories)	10,100
2	I	Not Limited	Not Limited
2	II	75 feet (5 stories)	22,500
2	III (protected)	30 feet (2 stories)	10,100
2	III (unprotected)	30 feet (1 story).	6,800

(b) See Section 514 for allowable area increases.

702.2 SPECIAL PROVISIONS: (a) A fire-resistive ceiling shall not be required in the assembly space of churches and gymnasiums in one-story buildings, every part of the roof structure of which is 18 feet or more above any floor or above any balcony or gallery seating 50 or less persons.

(b) Group B assembly rooms having an occupant content of 100 or more shall not be located in a basement.

(c) In gymnasiums, dance halls, and similar occupancies, floors and running tracks may be of wood.

(d) Balconies, and the means of egress therefrom, shall be a minimum of Type II construction.

(e) Basements shall be of Type I construction.

703 LOCATION ON PROPERTY

703.1 Buildings with Group B Occupancy shall front directly upon a public street or on a clear and permanently unobstructed yard or court not less than 30 feet in width and connected to such public street.

703.2 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

704 EGRESS FACILITIES

704.1 GENERAL: Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31. (See Section 3116 for specific requirements for Group B Occupancies.)

704.2 AMUSEMENT STRUCTURES: (a) Stairs and means of egress for amusement structures shall be provided as set forth in Chapter 31, subject to the approval of the Building Official.

(b) Exit signs shall be installed as set forth in Section 3112 and where required by the Building Official.

705 LIGHT AND VENTILATION

705.1 All portions of Group B Occupancies customarily used by human beings shall have light and ventilation as set forth in Section 605.

706 ENCLOSURE OF VERTICAL OPENINGS

706.1 Vertical openings shall be enclosed as set forth in Part V. Types of Construction, and in Chapter 31.

706.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

707 STAGES AND PLATFORMS

707.1 Stages and platforms shall be as set forth in Section 607.

708 PROJECTION ROOMS

708.1 Projection rooms shall comply with Section 608 herein.

709 SPECIAL HAZARDS

709.1 Automatic sprinkler systems, fire extinguishers, fire-alarm systems and standpipes shall be as set forth in Chapter 38.

709.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

709.3 Heat-producing apparatus shall be as set forth in Chapter 40.

709.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto. Any gas service to the stage portion of the building shall be separated from any other service to the building, and every gas service shall be provided with

a shut-off valve at a convenient and conspicuous place outside the building, and adequately marked.

705.5 Electrical installations shall be as required herein and as specified in Part XI.

709.6 Transformer vaults shall be as set forth in Section 4101.

709.7 The storage of flammable materials shall be as set forth in Chapter 41.

709.8 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

710 PLUMBING AND SANITATION

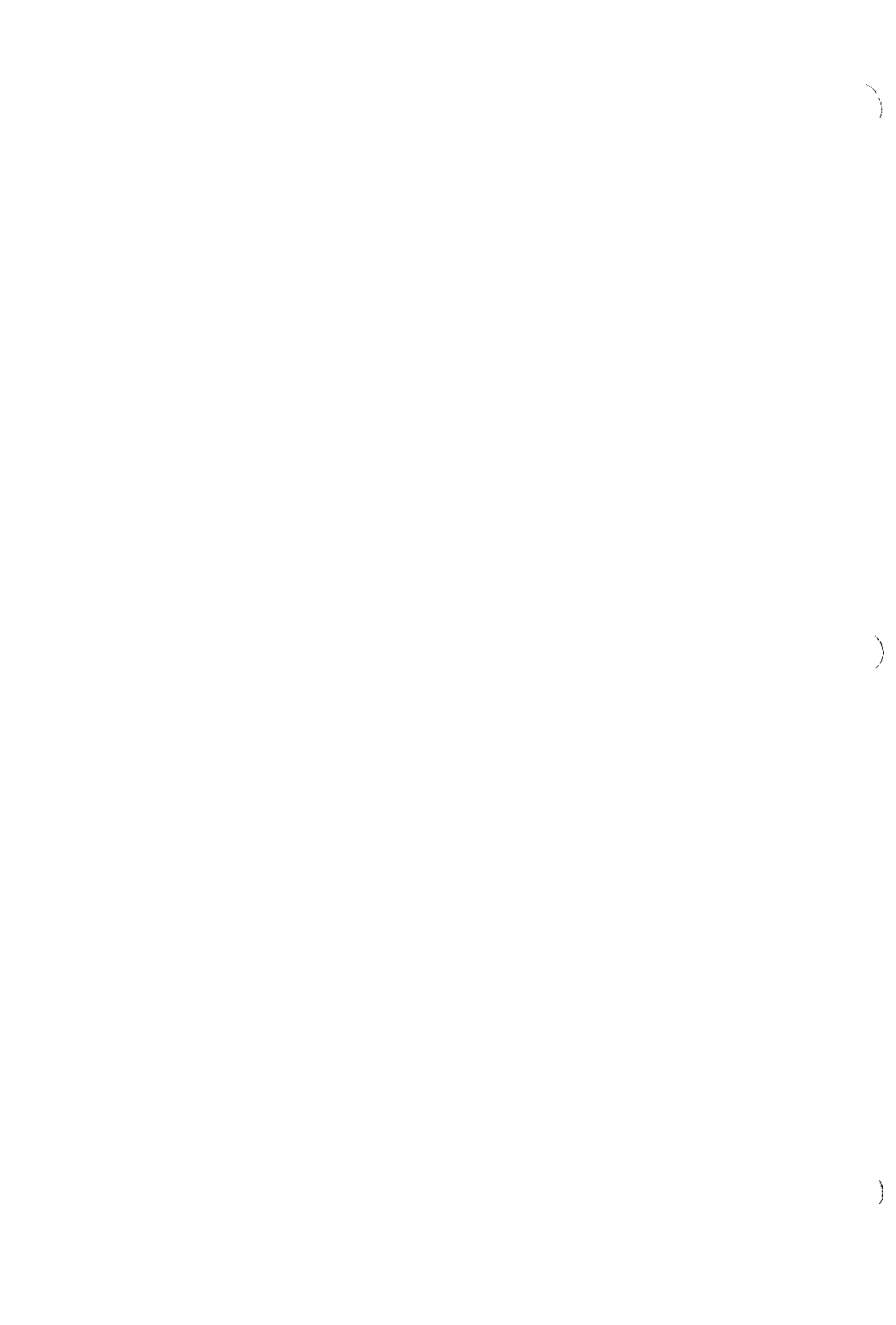
710.1 Plumbing shall be installed as set forth in Part XII.

710.2 Sanitation shall be as set forth in Section 512 and where persons are engaged in physical athletic activities, bathing facilities shall be provided.

711 MIXED OCCUPANCY

711.1 Separation of Group B Occupancies or divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

711.2 Tenant separation shall be provided as set forth in Sub-section 507.2.



**CHAPTER 8
REQUIREMENTS OF GROUP C OCCUPANCIES**

- 801 GROUP C OCCUPANCY DEFINED**
- 802 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 803 LOCATION ON PROPERTY**
- 804 EGRESS FACILITIES**
- 805 LIGHT AND VENTILATION**
- 806 ENCLOSURE OF VERTICAL OPENINGS**
- 807 STAGES AND PLATFORMS**
- 808 PROJECTION ROOMS**
- 809 SPECIAL HAZARDS**
- 810 PLUMBING AND SANITATION**
- 811 EXCEPTIONS AND DEVIATIONS**
- 812 MIXED OCCUPANCY**

801 GROUP C OCCUPANCY DEFINED

801.1 Group C Occupancy shall include all schools having classes more than four hours each week and providing facilities for more than ten students or pre-school children.

801.2 Accessory uses to schools not exceeding the following maximums may conform to the requirements of this Chapter:

Assembly Halls	2,100 square feet
Dining Rooms	3,000 square feet
Gymnasiums	3,000 square feet
Shops having portable or fixed power equipment or tools not exceeding a combined total of 20 H.P.	

801.3 Such accessory uses exceeding the above maximums shall conform to the requirements of the Occupancy group which includes such use.

801.4 STANDARDS: The following standard as set forth in Sec. 402 is hereby adopted to supplement, but not supersede the requirement set forth in this chapter.

(a) Florida State Board of Education 1975 Chapter 6A-2 Educational Facilities Part III – State Uniform Building Code Section A – New Construction.

802 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

802.1 GENERAL: **(a)** Buildings, or parts of buildings, classed in Group C because of use or occupancy, shall be limited in height and area as follows:

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	60 feet (4 stories)	34,000
III (Protected)	30 feet (2 stories)	15,200
III (Unprotected)	30 feet (1 story)	10,100
IV	30 feet (1 story)	10,100
V	30 feet (1 story)	6,800

(b) See Section 514 for allowable area increases.

802.2 SPECIAL PROVISIONS: **(a)** Rooms having an occupant content of more than 100 persons and rooms used for kindergarten, first, and second grade pupils, shall not be located above the first story above grade except in buildings of Type I Construction.

(b) Where there is usable space under the first floor of two-story Type III buildings, basements, including the first floor, shall be of Type I construction.

803 LOCATION ON PROPERTY

803.1 Buildings with Group C Occupancy shall front directly upon a public street or on a clear and permanently unobstructed yard or court not less than 30 feet in width and connected to such public street.

803.2 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

804 EGRESS FACILITIES

804.1 Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31 (See Section 3117 for specific requirements for Group C Occupancies.)

805 LIGHT AND VENTILATION

805.1 All portions of Group C Occupancies customarily used by human beings shall have light and ventilation as set forth in Section 605.

806 ENCLOSURE OF VERTICAL OPENINGS

806.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

806.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

807 STAGES AND PLATFORMS

807.1 Stages and platforms shall be as set forth in Section 607, except that platforms or rostrums constructed as part of classrooms and not occupying more than 15 percent of the area of the floor may be constructed of combustible materials.

808 PROJECTION ROOMS

808.1 Where motion pictures, using flammable film or film larger than 16 mm. or using carbon-arc or mercury-arc projectors, are to be shown, such building shall be equipped with a projection room as set forth in Section 608.

809 SPECIAL HAZARDS

809.1 Automatic sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38 and fire alarms shall be as set forth in Chapter 31.

809.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

809.3 Heat-producing apparatus shall be as set forth in Chapter 40.

809.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

809.5 Electrical installations shall be as required herein and as specified in Part XI.

809.6 Transformer vaults shall be as set forth in Section 4101.

809.7 The storage of flammable materials shall be as set forth in Chapter 41.

809.8 Exhaust and dust collecting systems shall be provided on all equipment or power tools capable of producing or generating combustible fibres, chips, shavings, and dust. Exhaust and collecting systems shall comply with the Standards set forth in Sub-section 4103.5.

809.9 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

810 PLUMBING AND SANITATION

810.1 Plumbing shall be installed as set forth in Part XII.

810.2 Sanitation shall be as set forth in Section 512 and as follows:

(1) In classrooms with grades below the fourth grade, where facilities and arrangements provide one lavatory under teacher supervision in each classroom and one water closet for each sex for each two 30-student classrooms, such facilities may be computed as part of the general requirements.

(2) In schools having more than 100 students, separate facilities shall be provided for teachers and janitors.

811 EXCEPTIONS AND DEVIATIONS

811.1 Except in buildings of Type I construction, school classrooms used for kindergarten, first or second-grade pupils shall be located on the ground floor.

812 MIXED OCCUPANCY

812.1 Separation of Group C Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

812.2 Tenant separation shall be provided as set forth in Sub-section 507.2.

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CHAPTER 9
REQUIREMENTS OF GROUP D OCCUPANCIES

- 901 GROUP D OCCUPANCY DEFINED**
- 902 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 903 LOCATION ON PROPERTY**
- 904 EGRESS FACILITIES**
- 905 LIGHT AND VENTILATION**
- 906 ENCLOSURE OF VERTICAL OPENINGS**
- 907 PROJECTION ROOMS**
- 908 SPECIAL HAZARDS**
- 909 PLUMBING AND SANITATION**
- 910 MIXED OCCUPANCY**

901 GROUP D OCCUPANCY DEFINED

Group D Occupancy shall include all institutional uses as follows:

DIVISION 1: Occupancy where inmates' liberties are restricted, such as jails, prisons, reformatories and asylums.

DIVISION 2: Occupancies where inmates are under physical limitations such as hospitals, sanitariums, homes for the aged and orphanages and where accommodations are provided for four or more inmates.

902 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

902.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group D because of use or occupancy, shall be limited in height and area as follows:

Division	Type	Allowable Height	Basic Area
1	I	Not Limited	Not Limited
1	II	30 feet (2 stories)	11,300
2	I	Not Limited	Not Limited
2	II	45 feet (3 stories)	11,300
2	III (Protected)	20 feet (1 story)	5,100

(b) See Section 514 for allowable area increases.

902.2 SPECIAL PROVISIONS: (a) Cell blocks and confinement cells in jails, prisons or similar buildings may be constructed of unprotected steel or iron, provided that the entire cell block shall be constructed of incombustible materials.

(b) Basements shall be of Type I construction.

903 LOCATION ON PROPERTY

903.1 Buildings with Group D Occupancy shall front directly upon a public street or on a clear and permanently unobstructed yard or court not less than 30 feet in width and connected to such public street.

903.2 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

904 EGRESS FACILITIES

904.1 Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31. (See Section 3118 for specific requirements for Group D Occupancies.)

905 LIGHT AND VENTILATION

905.1 All portions of Group D Occupancies customarily used by human beings shall be provided with light and ventilation by means of windows or skylights with an area not less than one-eighth of the total floor area, one-half of which shall be openable, or shall be provided with electric lights as set forth in Chapter 45 and with a mechanically operated ventilation system as set forth in Chapter 48.

905.2 Ducts for mechanical ventilation system shall serve no other Group of Occupancy.

905.3 Emergency lighting shall be provided in all paths of egress and shall be as set forth in Section 3112.

906 ENCLOSURE OF VERTICAL OPENINGS

906.1 Vertical openings shall be enclosed as set forth in PART V, Types of Construction, and in Chapter 31.

906.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

907 PROJECTION ROOMS

907.1 Where motion pictures are to be shown regularly, the building shall be equipped with a projection room as set forth in Section 608.

908 SPECIAL HAZARDS

908.1 Automatic-sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38 and fire alarms shall be as set forth in Chapter 31.

908.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

908.3 Heat-producing apparatus shall be as set forth in Chapter 40.

908.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

908.5 Electrical installations shall be as required herein and as specified in Part XI.

908.6 Transformer vaults shall be as set forth in Section 4101.

908.7 The storage of flammable materials shall be as set forth in Chapter 41.

908.8 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

909 PLUMBING AND SANITATION

909.1 Plumbing shall be installed as set forth in Part XII.

909.2 Sanitation shall be as set forth in Section 512.

910 MIXED OCCUPANCY

910.1 Separation of Group D Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

910.2 Tenant separation shall be provided as set forth in Sub-section 507.2.



**CHAPTER 10
REQUIREMENTS OF GROUP E OCCUPANCIES**

- 1001 GROUP E OCCUPANCY DEFINED**
- 1002 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 1003 LOCATION ON PROPERTY**
- 1004 EGRESS FACILITIES**
- 1005 LIGHT AND VENTILATION**
- 1006 ENCLOSURE OF VERTICAL OPENINGS**
- 1007 SPECIAL HAZARDS**
- 1008 PLUMBING AND SANITATION**
- 1009 MIXED OCCUPANCY**

1001 GROUP E OCCUPANCY DEFINED

Group E Occupancy shall include such hazardous uses as the storage and use of materials that are easily ignited and burn with extreme rapidity as follows:

DIVISION 1: Storage and handling of explosives and highly combustible materials such as, but not limited to: explosive manufacture, sales and storage; aluminum powder factories; cellulose-nitrate plastic factories, warehouses and sales rooms; cereal mills; flour and feed mills; grain elevators; mattress factories; rubber factories; waste paper plants; and polyester storage and processing plants.

DIVISION 2: Storage and handling of Class I, II, and III flammable liquids, as set forth in Section 4102, and shall include such uses as, but not limited to, distilleries, gasoline bulk plants, lacquer factories, liquified petroleum gas charging or bulk storage plants, paint manufacturing, spray painting, storage and handling of paint thinners and solvents, and storage and handling of styrene compounds.

1002 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1002.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group E because of use or occupancy shall be limited in height and area as follows:

Division	Type	Allowable Height	Basic Area
1	I	Not Limited	11,250
1	II	30 feet (2 stories)	9,300
2	I	Not Limited	11,250
2	II	75 feet (5 stories)	9,300

(b) See Section 514 for allowable area increases.

1002.2 SPECIAL PROVISIONS: (a) Basements shall be of Type I Construction.

(b) Floors shall be incombustible materials protected against saturation.

(c) Where a special explosion hazard is inherent to a high-hazard occupancy, no occupancy which is not directly related to the high-hazard occupancy shall be permitted in the same building.

(d) A distance separation of not less than 50 feet from a contiguous building line shall be provided.

1003 LOCATION ON PROPERTY

1003.1 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1004 EGRESS FACILITIES

1004.1 Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31. (See Section 3119 for specific requirements for Group E Occupancies.)

1005 LIGHT AND VENTILATION

1005.1 (a) All portions of Group E Occupancies customarily used by human beings shall have light and ventilation as set forth in Section 905.

(b) All portions of buildings where flammable liquids are used or stored shall be provided with mechanical ventilation as set forth in Chapter 48.

1005.2 (a) In all buildings where flammable liquids are used or stored, mechanical exhaust ventilation shall be provided, sufficient to produce one complete change of air every 15 minutes.

(b) Such exhaust ventilation shall be taken from a point at or near floor level and shall be in operation when the building is occupied by human beings.

1006 ENCLOSURE OF VERTICAL OPENINGS

1006.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1006.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1007 SPECIAL HAZARDS

1007.1 Automatic-sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38.

1007.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

1007.3 Heat-producing apparatus shall be as set forth in Chapter 40.

1007.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

1007.5 Electrical installations shall be as required herein and as specified in Part XI.

1007.6 Transformer vaults shall be as set forth in Section 4101.

1007.7 The storage or use of flammable materials shall be as set forth in Chapter 41.

1007.8 No combustion heater shall be installed in Group E Occupancies.

1007.9 Each machine in dry-cleaning plants which uses a flammable liquid shall have an adequate steam line connected to it so arranged as to automatically fill the machine with steam in case of fire.

1007.10 Paint spraying and dipping shall comply with Section 4107 herein.

1007.11 Mechanical ventilation shall comply with Section 4801.

1007.12 Exhaust systems and dust collecting equipment shall be provided on all equipment and power tools producing or generating highly combustible fibres, chips, shavings, dusts, etc. Exhaust and collecting systems shall comply with the standards set forth in Sub-section 4103.5.

1008 PLUMBING AND SANITATION

1008.1 Plumbing shall be installed as set forth in Part XII.

1008.2 Sanitation shall be as set forth in Section 512.

1009 MIXED OCCUPANCY

1009.1 Separation of Group E Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1009.2 Tenant separation shall be provided as set forth in Sub-section 507.2.



CHAPTER 11
REQUIREMENTS OF GROUP F OCCUPANCIES

- 1101 GROUP F OCCUPANCY DEFINED**
- 1102 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 1103 LOCATION ON PROPERTY**
- 1104 EGRESS FACILITIES**
- 1105 LIGHT AND VENTILATION**
- 1106 ENCLOSURE OF VERTICAL OPENINGS**
- 1107 SPECIAL HAZARDS**
- 1108 PLUMBING AND SANITATION**
- 1109 MIXED OCCUPANCY**

1101 GROUP F OCCUPANCY DEFINED

Group F Occupancy shall include storage and industrial uses as follows:

DIVISION 1: Storage Occupancy shall include warehouses, storage buildings, freight depots, public garages of any size where repair work is done, parking garages for more than four cars, gasoline service stations, aircraft hangars or similar uses.

DIVISION 2: Industrial Occupancy shall include factories, assembly and manufacturing plants, processing mills, laboratories, loft buildings, creameries, laundries, ice plants, sawmills, planing mills, box factories, woodworking shops with fixed or portable power equipment or tools exceeding a combined total of 20 H.P. and other similar uses.

1102 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1102.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group F, Division 1 and Division 2, because of use or occupancy except open-air parking garages, shall be limited in height and area as follows:

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	75 feet (5 stories)	30,000
III (Protected)	60 feet (4 stories)	13,500
III (Unprotected)	20 feet (1 story)	9,000
IV	20 feet (1 story)	12,000
V	20 feet (1 story)	10,000

(b) See Section 514 for allowable area increases.

1102.2 SPECIAL PROVISIONS: (a) Motor vehicle service stations in Fire Zones 1A and 2A (including canopies over pumps) shall be of Type I, II, or III (protected) Construction. Motor vehicle service stations shall not be Type V Construction in any Fire Zones.

(b) Aircraft hangars shall be of Type I, II, III (protected), or IV construction, and shall have exterior walls of not less than two-hour fire-resistive construction or be surrounded by public streets not less than 60 feet in width.

(c) (1) Open-air parking garages used exclusively for the parking and storing of passenger motor vehicles shall be of Type I, Type II or Type IV construction with no combustible materials other than paint or other similarly approved finish and shall be limited in height and area as follows:

Type	Allowable Height	Area Per Floor
I	Not Limited	Not Limited
II	Not Limited	Not Limited
IV	8 stories	Not Limited

(2) Open-air parking garages may be located in any Fire Zone, without reduction in allowable area.

(3) Parking on the roof is not construed to be an additional story.

(4) The horizontal distance from any point on each level to an exterior wall opening facing on a street, or to other permanently maintained open space accessible to a street, or to a wall opening on an interior court at least 10 feet in minimum dimension shall not exceed 200 feet.

(5) Openings in interior court walls shall conform to the requirements for exterior wall openings.

(d) Floors in motor service stations, garages and aircraft hangars shall be incombustible materials protected against saturation.

(e) Ramps used for the transfer of vehicles shall comply with Paragraph 3120.3 (c) herein.

1102.3 SPECIAL PURPOSE OCCUPANCY: (a)(1) Special purpose occupancy is defined as any Group F, Division 2 Occupancy, except High Hazard, designed for and suitable only for particular types of operations characterized by a relatively low density of employee population with much of the area occupied by machinery and equipment.

(2) Vertical openings in special purpose occupancies may be unenclosed where such openings are necessary to manufacturing operations, provided every floor level has direct access to one or more enclosed stairways protected from obstruction by fire or smoke in the open areas connected by such openings.

1103 LOCATION ON PROPERTY

1103.1 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1104 EGRESS FACILITIES

1104.1 Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31. (See Section 3120 for specific requirements for Group F Occupancies.)

1105 LIGHT AND VENTILATION

1105.1 All portions of Group F Occupancies customarily used by human beings shall have light and ventilation as set forth in Section 905.

1105.2 All portions of buildings where flammable liquids are used or stored or where automobiles are stored or handled shall be provided with mechanical ventilation as set forth in Chapter 48, except that the Building Official may waive this requirement when the building is provided with unobstructed openings and/or cross ventilation.

1106 ENCLOSURE OF VERTICAL OPENINGS

1106.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1106.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1107 SPECIAL HAZARDS

1107.1 Automatic-sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38 and fire alarms shall be as set forth in Chapter 31.

1107.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

1107.3 Heat-producing apparatus shall be as set forth in Chapter 40.

1107.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

1107.5 Electrical installations shall be as required herein and as specified in Part XI.

1107.6 Transformer vaults shall be as set forth in Section 4101.

1107.7 The storage of flammable materials shall be as set forth in Chapter 41.

1107.8 Exhaust and dust collecting systems shall be provided on any single piece of equipment or power tool producing or generating combustible fibres, chips, shavings, and dusts and exceeding 2 H.P. or any quantity of equipment or power tools exceeding 5 H.P. Exhaust and collecting systems shall comply with the Standards set forth in Sub-section 4103.5.

1107.9 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

1108 PLUMBING AND SANITATION

1108.1 Plumbing shall be installed as set forth in Part VII.

1108.2 Sanitation shall be as set forth in Section 512 except that the requirements for facilities on upper storage floors of buildings of warehouse occupancy may be proportionately readjusted.

1109 MIXED OCCUPANCY

1109.1 Separation of Group F Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1109.2 Tenant separation shall be provided as set forth in Sub-section 507.2

CHAPTER 12
REQUIREMENTS OF GROUP G OCCUPANCIES

- 1201 GROUP G OCCUPANCY DEFINED**
- 1202 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 1203 LOCATION ON PROPERTY**
- 1204 EGRESS FACILITIES**
- 1205 LIGHT AND VENTILATION**
- 1206 ENCLOSURE OF VERTICAL OPENINGS**
- 1207 SPECIAL HAZARDS**
- 1208 PLUMBING AND SANITATION**
- 1209 MIXED OCCUPANCY**

1201 GROUP G OCCUPANCY DEFINED

Group G Occupancy shall include mercantile and business uses as follows:

DIVISION 1: Mercantile occupancy, shall include retail stores, shops, sales rooms, markets and similar uses.

DIVISION 2: Business occupancy, shall include office buildings, banks, civic-administration buildings, telephone exchanges, museums, art galleries, libraries and similar uses.

1202 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1202.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group G, Division 1 and Division 2, because of use or occupancy, shall be limited in height and area as follows.

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	75 feet (5 stories)	45,000
III (Protected)	60 feet (4 stories)	20,300
III (Unprotected)	20 feet (1 story)	18,000
IV	20 feet (1 story)	13,500
V	20 feet (1 story)	12,000

(b) See Section 514 for allowable area increases.

1202.2 SPECIAL PROVISIONS: (a) Basements shall be of Type I construction.

(b) Buildings on open lots, if used for the dispensing of gasoline, shall be as set forth in Paragraph 1102.2 (a).

1203 LOCATION ON PROPERTY

1203.1 Exterior walls shall have fire-resistive and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1204 EGRESS FACILITIES

1204.1 Stairs, means of egress and smoke proof enclosures shall be provided as set forth in Chapter 31. (See Section 3121 for specific requirements for Group G Occupancies.)

1205 LIGHT AND VENTILATION

1205.1 All portions of Group G Occupancies customarily used by human beings shall have light and ventilation as provided in Section 905.

1206 ENCLOSURE OF VERTICAL OPENINGS

1206.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1206.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1207 SPECIAL HAZARDS

1207.1 Automatic-sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38 and fire alarms shall be as set forth in Chapter 31.

1207.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

1207.3 Heat-producing apparatus shall be as set forth in Chapter 40.

1207.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

1207.5 Electrical installations shall be as required herein and as specified in Part XI.

1207.6 Transformer vaults shall be as set forth in Section 4101.

1207.7 The storage of flammable materials shall be as set forth in Chapter 41.

1207.8 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

1208 PLUMBING AND SANITATION

1208.1 Plumbing shall be installed as set forth in Part XII.

1208.2 Sanitation shall be as set forth in Section 512.

1209 MIXED OCCUPANCY

1209.1 Separation of Group G Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1209.2 Tenant separation shall be provided as set forth in Sub-section 507.2

CHAPTER 13
REQUIREMENTS OF GROUP H OCCUPANCIES

- 1301 GROUP H OCCUPANCY DEFINED**
- 1302 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 1303 LOCATION ON PROPERTY**
- 1304 EGRESS FACILITIES**
- 1305 LIGHT AND VENTILATION**
- 1306 ENCLOSURE OF VERTICAL OPENINGS**
- 1307 SPECIAL HAZARDS**
- 1308 PLUMBING AND SANITATION**
- 1309 MIXED OCCUPANCY**

1301 GROUP H OCCUPANCY DEFINED

1301.1 Group H Occupancy shall include multiple-residential uses such as hotels, motels, apartment-hotels, apartment houses, bungalow courts, rooming houses, dormitories, fraternity houses, monasteries, and similar uses which provide accommodations for more than six persons.

1301.2 EXCEPTION: A single-family residence containing no more than three bedrooms where no more than two bedrooms are rented, said rooms being used to house not more than two persons per bedroom, shall be included in Group I Occupancy.

1302 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1302.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group H because of occupancy, shall be limited in height and area as follows:

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	75 feet (5 stories)	22,500
III (Protected)	60 feet (4 stories)	10,100
III (Unprotected)	20 feet (1 story)	9,000

(b) See Section 514 for allowable area increases.

1302.2 Basements shall be of Type 1 construction.

1302.3 In any new building of Group H Occupancy, every corridor shall be separated from guest rooms or separate apartments by a wall or partition having a minimum one-hour fire-resistive rating.

1303 LOCATION ON PROPERTY

1303.1 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1304 EGRESS FACILITIES

1304.1 Stairs, means of egress and smoke proof enclosures shall be as set forth in Chapter 31. (See Section 3122 for specific requirements for Group H Occupancies.)

1305 LIGHT AND VENTILATION

1305.1 GENERAL: (a) (1) Rooms used for sleeping or living purposes shall be provided with light and ventilation by means of windows in exterior walls with an area not less than one-eighth of the floor area of such rooms and not less than one-half of the required window area shall be openable.

(2) Other spaces for human occupancy such as lobbies, locker rooms, dining rooms, kitchens and toilet rooms shall be provided with light by means of windows as herein set forth or shall be provided with electric light as set forth in Chapter 45 and a mechanically operated ventilating system as set forth in Chapter 48.

(b) (1) Rooms used for sleeping and living purposes, where located as the first-occupied space below a roof, shall be protected from extreme temperatures.

(2) The overall coefficient of heat transmission or "U" factor for such roof construction shall not be greater than 0.23.

(c) The floor area for an apartment shall be not less than required by applicable zoning regulations.

1305.2 MINIMUM DIMENSIONS: (a) SLEEPING ROOMS:

(1) Rooms used for sleeping shall have a minimum width of eight feet and a minimum floor area within the immediate enclosing walls, exclusive of closets and toilets, of 100 square feet.

(2) Rooms, the floors of which are more than three feet below grade and which depend on natural ventilation, shall not be used for sleeping purposes.

(Vb) **TOILET ROOMS:** Toilet rooms shall have a minimum width of two feet six inches and a minimum length of five feet unless otherwise required in this Code.

(c) **CEILING HEIGHT:** (1) Habitable rooms, storage rooms and laundry rooms shall have a ceiling height of not less than seven feet six inches.

(2) Hallways, corridors, toilet rooms, water closet rooms and kitchens shall have a ceiling height of not less than seven feet measured at the lowest projection of the ceiling.

(3) If any room in a building has a sloping ceiling, the minimum ceiling height is required in only one-half the area thereof but no portions of the room measuring less than five feet from the finished floor to the finished ceiling shall be included in the computation of the minimum area thereof.

(4) If any room has a furred ceiling, the minimum ceiling height is required in two-thirds the area thereof, but in no case shall the height of the furred ceiling be less than seven feet.

(5) All portions of a garage shall have an unobstructed headroom clearance of not less than six feet eight inches above the finish floor to any ceiling, beam, pipe, or similar construction except for wall-mounted shelves, storage surfaces, racks, or cabinets.

1306 ENCLOSURE OF VERTICAL OPENINGS

1306.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1306.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1307 SPECIAL HAZARDS

1307.1 Automatic-sprinkler systems, fire extinguishers and stand-pipes shall be as set forth in Chapter 38 and fire alarms shall be as set forth in Chapter 31.

1307.2 Chimneys, flues and vents shall be as set forth in Chapter 39.

1307.3 Heat-producing apparatus shall be as set forth in Chapter 40.

1307.4 The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

1307.5 Electrical installations shall be as required herein and as specified in Part XI.

1307.6 Transformer vaults shall be as set forth in Section 4101.

1307.7 The storage of flammable materials shall be as set forth in Chapter 41.

1307.8 Buildings shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

1308 PLUMBING AND SANITATION

1308.1 Plumbing shall be installed as set forth in Part XII.

1308.2 Sanitation shall be as set forth in Section 512 except as follows:

(a) Toilet rooms serving a one-family-unit shall have outside openings, screened with 18-mesh-wire screening.

(b) For occupancies with an occupant content of ten or more persons, separate facilities shall be provided for employees.

(c) Separate facilities consisting of a water closet, a lavatory, and a bath or shower shall be contiguous thereto and directly accessible from each hotel room.

(d) Lavatories may be located in rooms, provided there is no conflict with minimum requirements otherwise set forth herein.

1309 MIXED OCCUPANCY

1309.1 Separation of Group H Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1309.2 Tenant separation shall be provided as set forth in Sub-section 507.2.

CHAPTER 14
REQUIREMENTS OF GROUP I OCCUPANCIES

- 1401** GROUP I OCCUPANCY DEFINED
- 1402** CONSTRUCTION, HEIGHT AND AREA ALLOWABLE
- 1403** LOCATION ON PROPERTY
- 1404** EGRESS FACILITIES
- 1405** LIGHT AND VENTILATION
- 1406** ENCLOSURE OF VERTICAL OPENINGS
- 1407** SPECIAL HAZARDS
- 1408** PLUMBING AND SANITATION
- 1409** MIXED OCCUPANCY

1404 GROUP I OCCUPANCY DEFINED

Group I Occupancy shall include:

- 1401.1 (a)** All single-family and duplex uses.
- (b)** Dormitory, fraternity house and monastery uses when such buildings are used to house not more than six persons.
- (c)** Buildings classed as Group C Occupancy used to house not more than six students and the required supervisory personnel.
- (d)** Buildings classed as Group D, Division 2 Occupancy used to house not more than three inmates and the required supervisory personnel.
- (e)** Rooming houses operated in a single-family residence containing not more than three bedrooms only two of which are rented to not more than two persons per bedroom.

1402 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1402.1 GENERAL: (a) Buildings, or parts of buildings, classed in Group I because of use or occupancy shall be limited in height and area as follows:

Type	Allowable Height	Basic Area
I	Not Limited	Not Limited
II	45 feet (3 stories)	Not Limited
III (Protected)	45 feet (3 stories)	Not Limited
III (Unprotected) IV & V	20 feet (1 story)	Not Limited

() EXCEPTION: Type III (Unprotected) and Type V may be two stories in height and the second floor occupants shall be protected by one-hour fire-resistive or heavy-timber construction.

1403 LOCATION ON PROPERTY

1403.1 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1404 EGRESS FACILITIES

1404.1 Stairs and means of egress shall be provided as set forth in Chapter 31. (See Section 3122 for specific requirements for Group I Occupancies.)

1405 LIGHT AND VENTILATION

1405.1 GENERAL: Rooms used for sleeping and living purposes shall be provided with light and ventilation as set forth in Sub-section 1305.1.

1405.2 MINIMUM DIMENSIONS: (a) SLEEPING ROOMS:

(1) Rooms used for sleeping shall have a minimum width of eight feet, and shall have a minimum floor area within the immediate enclosing walls, exclusive of closets and toilets, of 100 square feet.

(2) Where more than one sleeping room is provided in any one-family unit, additional sleeping rooms need be no larger than 80 square feet in area.

(b) **TOILET ROOMS:** Toilet rooms shall have a minimum width of two feet six inches and a minimum length of five feet unless otherwise required in this Code.

(c) **CEILING HEIGHT:** (1) Habitable rooms, storage rooms and laundry rooms shall have a ceiling height of not less than seven feet six inches.

(2) Hallways, corridors, toilet rooms, water closet rooms and kitchens shall have a ceiling height of not less than seven feet measured at the lowest projection of the ceiling.

(3) If any room in a building has a sloping ceiling, the minimum ceiling height is required in only one-half the area thereof but no portions of the room measuring less than five feet from the finished floor to the finished ceiling shall be included in the computation of the minimum area thereof.

(4) If any room has a furred ceiling, the minimum ceiling height is required in two-thirds the area thereof, but in no case shall the height of the furred ceiling be less than seven feet.

(5) All portions of a garage shall have an unobstructed head-room clearance of not less than six feet eight inches above the finish floor to any ceiling, beam, pipe, or similar construction except for wall-mounted shelves, storage surfaces, racks or cabinets.

1406 ENCLOSURE OF VERTICAL OPENINGS

1406.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1406.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1407 SPECIAL HAZARDS

1407.1 Chimneys, flues and vents shall be as set forth in Chapter 39.

1407.2 Heat-producing apparatus shall be as set forth in Chapter 40.

1407.3 Electrical installations shall be as required herein and as specified in Part XI.

1407.4 The storage of flammable materials shall be as set forth in Chapter 41.

1408 PLUMBING AND SANITATION

1408.1 Plumbing shall be installed as set forth in Part XII.

1408.2 (a) Sanitation fixtures shall be as set forth in Section 512.

(b) Toilet room floors and base shall be impervious materials.

(c) Toilet rooms shall have outside openings screened with 18-mesh-wire screen.

(d) Ample provision shall be made for the storage of waste within the lines of the lot or lots occupied.

1409 MIXED OCCUPANCY

1409.1 Separation of Group I Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1409.2 Tenant separation shall be provided as set forth in Sub-section 507.2

CHAPTER 15
REQUIREMENTS OF GROUP J OCCUPANCIES

- 1501 GROUP J OCCUPANCY DEFINED**
- 1502 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE**
- 1503 LOCATION ON PROPERTY**
- 1504 EGRESS FACILITIES**
- 1505 LIGHT AND VENTILATION**
- 1506 ENCLOSURE OF VERTICAL OPENINGS**
- 1507 SPECIAL HAZARDS**
- 1508 PLUMBING AND SANITATION**
- 1509 EXCEPTIONS AND DEVIATIONS**
- 1510 MIXED OCCUPANCY**

1501 GROUP J OCCUPANCY DEFINED

Group J occupancy shall include:

DIVISION 1: Garages for four or less motor vehicles, portecocheres, and car-portes.

DIVISION 2: Tanks, towers and similar structures and fences.

DIVISION 3: Stadiums, reviewing stands, grandstands, enclosed grandstands, arenas and enclosed domed structures.

DIVISION 4: Cabanas and bath houses and similar structures.

DIVISION 5: Public and private swimming pools and buildings accessory thereto.

DIVISION 6: Solariums, sundecks and similar roofless structures.

DIVISION 7: Greenhouses, agricultural buildings and farm service buildings not for human habitation including those used for housing live stock, poultry, farm machinery, seed, feed and fertilizer.

DIVISION 8: Open storage yards including lumber yards and contractors' storage yards.

1502 CONSTRUCTION, HEIGHT AND AREA ALLOWABLE

1502.1 DIVISION 1: (a) Buildings, or parts of buildings, classed in Group J-1 because of use or occupancy shall be limited to one story in height and 1000 square feet in area, except that Type V buildings shall be limited to 500 square feet in area.

1502.2 DIVISION 2: (a) Tanks and towers shall be designed and constructed as set forth in Part VI.

(b) Fences shall be of rot and termite-resistive materials. Fences shall be substantially constructed and secure. Fences may be of steel posts and wire. Fences may be of reinforced concrete or of masonry units or rock, but fences more than two feet high and of loose or casual masonry or rock shall not be permitted. Fences of masonry units shall be as set forth in Sub-section 2704.8. Unless otherwise limited by zoning regulations, property-line fences on property zoned for residential use shall be limited to five feet in height, and masonry fences on property zoned for commercial use shall be designed and constructed as set forth in Part VI.

(c) EXCEPTION: Fences for the enclosure of land used for agricultural purposes shall be exempt from the requirements of this Sub-section.

1502.3 DIVISION 3: (a) OPEN STRUCTURES AND PLACES OF OUTDOOR ASSEMBLY: (1) Open stadiums, reviewing stands, grandstands, arenas and other places of outdoor assembly shall be as set forth herein and shall also comply with the Standard for Tents, Grandstands and Air-Supported Structures Used for Places of Assembly, NFPA 102, as set forth in Section 402, excepting that portion of the Standard referring to tents.

(2) Roofs shall be of incombustible construction or of heavy timber construction where the seating capacity exceeds 1000 persons.

(3) Where rooms or spaces within or above the roof structure are designed to be used by more than 10 persons essential to the operation of the facility or event for which persons are assembled, then the so occupied spaces and means of egress shall be of protected, incombustible construction and shall be of the Type of Construction set forth herein for the Occupancy they most nearly resemble.

(4) (aa) Spaces under grandstands and similar structures shall be kept free of extraneous, flammable material and shall not be occupied for other than protective or means of egress purposes, except that such space as is enclosed with construction surfaced with non-combustible materials and having not less than three-fourths-hour fire-resistance may be used for other purposes as approved by the Building Official.

(bb) A fully enclosed portable ticket booth, or similar portable structure of unprotected, incombustible construction, or heavy timber construction throughout, and not over 1000 square feet in area may be located under a grandstand where approved by the Building Official.

(5) Enclosed rooms or spaces under grandstands, or similar structures, shall be of the Type of Construction required for the Occupancy thereof but not less than one-hour fire-resistivity.

(b) **ENCLOSED STRUCTURES:** (1) Sub-paragraphs 1502.3 (a) (1) and (3) shall apply to enclosed structures, also.

(2) Grandstands, or other structures which are fully enclosed, shall be of Type I, II or IV Construction except that seats may be of wood and roofs may be of unprotected, incombustible materials where such roofs are more than 10 feet above the topmost seats or 18 feet above the topmost floor.

(3) The main columns and beams supporting tiers and floors shall be protected by not less than one-hour fire-resistive construction.

1502.4 DIVISION 4: Buildings, or parts of buildings, classed in Division 4 of Group J Occupancy shall conform to the requirements based on location in the Fire Zone and shall be limited in height and area as set forth in Sub-section 1302.1.

1502.5 DIVISION 5: (a) Above-grade structures, accessory to pools, shall be limited in height and area as the Group of Occupancy to which they are accessory.

(b) Swimming pools shall comply with the detailed requirements set forth in Chapter 50.

1502.6 DIVISION 6: Structures classed in Division 6 of Group J may be located on the roof of a building classed as Group D, F, G, H, or I occupancy. Framework and bracing shall be of incombustible materials. Horizontal canvas shall be limited to a total of 20 percent of the area for the roof of the building.

1502.7 DIVISION 7: (a) Buildings or parts of buildings, classed in Division 7 of Group J Occupancy shall be limited to one story in height and may be of any Type of Construction.

(b) Ordinary glass may be used in the roofs and walls of greenhouses provided the height at the ridge is less than 20 feet above grade. Greenhouses located in Fire Zone 1, or where the height at the ridge is 20 feet or more above grade, or where such building exceeds 5000 square feet in area, shall be of incombustible materials, including the frames of windows and skylights. Metal supporting members, including glass frames and sash bars, where less than 3/16 inch in thickness, shall be corrosion resistant.

(c) A greenhouse structure not exceeding 50 square feet in area, accessory to a single family residence and complying with Part V of this Code shall not be limited as set herein.

(d) Buildings classed in Division 7 of Group J Occupancy where having a separation of 100 feet or more from all property lines and where located in an area zoned for agricultural use, may comply with the following requirements which are exceptions to requirements of this Code applicable to buildings of other uses:

(1) Deflection of any structural member or panel shall not exceed the limits set forth in Sub-section 2301.3.

(2) Sheet-metal roofing and siding shall have a minimum thickness of 29 U.S. Standard gage.

(3) Aluminum roofing and siding shall be of not less thickness than 0.019 inches.

(4) Nonmetallic-sheathed cable may be used for lighting and receptacle circuits. Minimum number of outlets and maximum spacing requirements of Chapter 45 will not apply. Wiring shall be provided to meet specified loads.

(5) The specific requirements for water supply and sanitary waste disposal of Chapter 46 will not apply. Where plumbing is installed, it shall comply with Chapter 46.

1502.8 DIVISION 8: (a) Lots classed in Division 8 of Group J shall be enclosed in a masonry wall, unpierced where abutting private property, and shall be not less than five feet in height, except that where combustible materials are stored, the height of such wall shall be not less than five feet nor less than the height of the material minus one-fifth of the distance from such wall to such stored combustible materials.

(b) EXCEPTION: The requirements of this Sub-section shall not supersede applicable zoning regulations.

1503 LOCATION ON PROPERTY

1503.1 Exterior walls shall have fire-resistance and opening protection, determined by location on property, as set forth for the Type of Construction in Part V.

1504 EGRESS FACILITIES

1504.1 Stairs and means of egress shall be provided as set forth in Chapter 31. (See Section 3123 for specific requirements of Group J Occupancies.)

1505 LIGHT AND VENTILATION

1505.1 DIVISION 1: Closed garages shall be provided with fixed louvers or screened openings through the exterior walls at or near the floor level, the clear area of which shall be not less than 60 square inches per motor vehicle accommodated.

1505.2 DIVISIONS 3 and 4: (a) All portions customarily used for human occupancy, shall have light and ventilation as provided in the Occupancy most suitably applicable.

(b) Lighting for means of egress and emergency lighting may be omitted when such occupancies are used only during daylight hours and where no artificial lighting is provided for the purpose of general use and occupancy.

1506 ENCLOSURE OF VERTICAL OPENINGS

1506.1 Vertical openings shall be enclosed as set forth in Part V, Types of Construction, and in Chapter 31.

1506.2 Vertical openings not required to be enclosed and abrupt differences in floor level shall be safeguarded as set forth in Section 516 of this Code.

1507 SPECIAL HAZARDS

1507.1 GENERAL: (a) Automatic-sprinkler systems, fire extinguishers and standpipes shall be as set forth in Chapter 38.

(b) Chimneys, flues and vents shall be as set forth in Chapter 39.

(c) Heat-producing apparatus shall be as set forth in Chapter 40.

(d) The service of hazardous utilities shall be as set forth in Section 509 and other portions of this Code applicable thereto.

(e) Electrical installations shall be as required herein and as specified in Part XI.

(f) Transformer vaults shall be as set forth in Section 4101.

(g) The storage of flammable materials shall be as set forth in Chapter 41.

(h) Buildings and structures shall comply, where required, with Section 515, Facilities for the Physically Disabled and/or Handicapped.

1507.2 REQUIREMENT BY DIVISION: (a) DIVISION 1: (1) Where more than three motor vehicles are stored in an enclosed garage, such building shall be equipped with an extinguisher or extinguishers providing not less than one unit of fire protection.

(2) Floors of porte-cocheres and car-portes attached to buildings of other than Group I Occupancies and floors of enclosed garages shall be of non-absorbent and incombustible material. Asphalt paving shall be permitted in porte-cocheres and car-portes of Group I Occupancy. When a porte-cochere or car-porte is enclosed for any purpose the floor shall conform to the requirements of the proposed use.

(3) A garage attached to a residence, shall be separated therefrom by one-hour fire-resistive construction. The only openings in such fire separations shall be personnel doors not entering directly into bedrooms,

air conditioning ducts, and trap doors to attic spaces. Personnel doors shall be protected on the garage side with not less than 26-gage sheet metal or one-fourth inch rigid asbestos board, or shall be one and three-eighths inch solid-core doors, and such doors shall be equipped with automatic closers. Trap doors to attic spaces shall be fire-resistive. The floor of the main occupancy shall be not less than seven inches above the garage floor.

(4) Where any garage, porte-cochere or car-porte is located under another Occupancy, there shall be not less than one-hour fire-resistive construction, separating such Group J, Division 1 Occupancy from Group I Occupancy and not less than two-hour fire-resistive construction separation from all other occupancies.

(b) **DIVISION 3:** The space under temporary structures of Division 3 of Group J Occupancy shall not be used for any purpose whatsoever.

(c) **DIVISION 8:** Where combustible materials are stored, yard hydrants shall be provided as set forth in Section 3806.

1508 PLUMBING AND SANITATION

1508.1 Plumbing shall be installed as set forth in Part XII.

1508.2 Sanitation shall be as set forth in Section 512 except that the requirement for sanitary fixtures may be proportionately adjusted for relatively small occupant loads, where Section 512 is not specific and where sanitary standards are suitably maintained.

1509 EXCEPTIONS AND DEVIATIONS

1509.1 DIVISION 2: Isolated tanks for the storage of liquids or gases, radio towers, flag poles and similar structures may be constructed of unprotected steel or iron, and tanks for the storage of water on the roofs of buildings may be of wood or unprotected steel, enclosed with walls and roof as required for the building.

1510 MIXED OCCUPANCY

1510.1 Separation of Group J Occupancies or Divisions thereof from all other Occupancies or Divisions of Occupancies shall be as set forth in Chapter 5.

1510.2 Tenant separation shall be provided as set forth in Sub-section 507.2.

**PART IV
REQUIREMENTS BASED ON LOCATION
IN FIRE ZONES**

**CHAPTER 16
FIRE ZONES**

- 1601 GENERAL**
- 1602 FIRE ZONE 1**
- 1603 FIRE ZONE 2**
- 1604 FIRE ZONE 3**

1601 GENERAL

1601.1 FIRE ZONES DEFINED: For the purpose of this Code, the entire territory of jurisdiction is hereby declared to be, and is hereby established, a Fire District. Said Fire District shall consist of Fire Zones 1, 2 and 3. Any legally constituted governing authority within the area of jurisdiction of this code may allocate and/or reallocate by legal procedure, all areas within its constituted limits as one or more of the above Fire Zones which, unless otherwise designated, shall be assumed to be Fire Zone 3.

1601.2 BUILDINGS LOCATED IN MORE THAN ONE FIRE ZONE: A building or structure which is located partly in one Fire Zone and partly in another shall be considered to be in the more highly restricted Fire Zone, when more than one-third of its total floor area is located in such Zone.

1601.3 MOVED BUILDINGS: Any building or structure moved within or into any Fire Zone shall be made to comply with all the requirements for new buildings in that Fire Zone.

1601.4 TEMPORARY BUILDINGS: Temporary buildings such as reviewing stands and other miscellaneous structures conforming to the requirements of this Code, and sheds, canopies, or fences used for the protection of the public around and in conjunction with construction work, constructed of any suitable materials, may be erected by special permit from the Building Official for a limited period of time, and such buildings or structures shall be completely removed upon the expiration of the time limit stated in such permits.

1601.5 ROOF COVERINGS: Roof coverings shall be required to be fire-retardant as set forth in Section 3401.

1601.6 ZONING REGULATIONS: Nothing in this chapter shall be construed to nullify applicable zoning regulations governing materials or types of construction based on land use or location.

1602 FIRE ZONE 1

1602.1 Any existing building or structure in Fire Zone 1 that does not comply with the requirements for a new building erected therein, shall not hereafter be enlarged, altered, remodeled, repaired or moved except as follows:

- (a) Such building may be entirely demolished.
- (b) Such building may be moved outside the limits of Fire Zone 1.
- (c) Changes, alterations and repairs may be made provided that in any 12-month period the value of the work does not exceed 20 percent

of the value of the existing building, and provided that such changes do not add additional combustible material, and do not, in the opinion of the Building Official, increase the fire hazard.

(d) Additions thereto shall be separated from the existing building by fire walls, as set forth in Section 506.

(e) Damage from fire or windstorm may be repaired, using the same materials of which the building or structure was constructed, provided that the cost of such repair shall not exceed 20 percent of the replacement cost of the building or structure.

1602.2 Fences and signs in Fire Zone 1 shall be constructed of incombustible materials except as follows:

(a) Non-electric flat wall signs in full contact with the wall may be as set forth in Sub-section 1812.5.

(b) Ground signs having a distance separation of 10 feet from any building.

(c) Property line fences with not less than 10 feet distance separation from all building lines unless otherwise required herein.

(d) Solar or privacy fences for court area use having distance separation of not less than 10 feet from the property line and which do not obstruct a required means of egress.

1602.3 Every building hereafter erected in Fire Zone 1 shall be of Type I, Type II or Type III construction and of not less than one-hour fire-resistive protection; except that open sheds attached to, and located outside of, the main exterior walls of a building otherwise complying with this Sub-section may be erected of exposed incombustible materials, provided such shed does not exceed 10 percent of the area of the building and provided that the omission of exterior walls of such open shed complies with Sub-section 1804.1.

1602.5 No incinerators shall be constructed or used in Fire Zone 1.

1603 FIRE ZONE 2

1603.1 Any existing building or structure in Fire Zone 2 that does not comply with the requirements for a new building erected therein shall not hereafter be enlarged, altered, remodeled, repaired or moved except as follows:

(a) Such building may be entirely demolished.

(b) Such building may be moved outside the limits of Fire Zone 2.

(c) Changes, alterations and repairs may be made provided that in any 12 month period the value of the work does not exceed 20 percent of the value of the existing building, and provided that such changes do not add additional combustible materials, and do not, in the opinion of the Building Official, increase the fire hazard.

(d) Additions thereto shall be separated from the existing building by a fire wall as set forth in Section 506.

(e) Damage from fire or windstorm may be repaired using the same materials of which the building or structure was constructed, provided the cost of such repairs shall not exceed 20 percent of the replacement cost of the building or structure.

1603.2 Fences and signs in Fire Zone 2 shall be constructed of incombustible materials except as follows:

(a) Non-electric flat wall signs in full contact with the wall may be as set forth in Sub-section 1812.5.

(b) Ground signs having a distance separation of 10 feet from any building.

(c) Property line fences with not less than 10 feet distance separation from all building lines unless otherwise required herein.

(d) Solar or privacy fences for court area use having a distance separation of not less than 10 feet from the property line and which do not obstruct a means of egress.

1603.3 Every building hereafter erected in Fire Zone 2 shall be of Type I, Type II or Type III (protected) construction, except as follows:

(a) A building of Group H or I occupancy, or of Group F occupancy having a distance separation of not less than 30 feet may be of Type III (unprotected) construction provided such building does not exceed 1500 square feet in area, or may be of Type IV or Type V construction provided such building does not exceed 1000 square feet in area.

(b) A building for Group J Occupancy may be of any type of construction permitted by this Code.

(c) Open sheds attached to and located outside of the main exterior walls of a building of exposed incombustible construction otherwise complying with this Sub-section may be erected of exposed incombustible construction provided such shed does not exceed 10 percent of the area of the building to which it is attached and further provided that the omission of exterior walls of such open shed complies with that set forth for the Type of Construction of the main building to which the open shed is attached.

1604 FIRE ZONE 3

1604.1 Any building complying with the requirements of this Code may be erected, constructed or moved into Fire Zone 3.

PART V
TYPES OF CONSTRUCTION
CHAPTER 17
CLASSIFICATION BY TYPES OF CONSTRUCTION
1701 CLASSIFICATION
1702 EXISTING BUILDINGS

1701 CLASSIFICATION

1701.1 The requirements of Part V are minimum for the various Types of Construction and are intended to represent varying degrees of public safety and resistance to fire. For the purpose of this Code, Type I shall be deemed to be the most fire-resistive and Type V the least fire-resistive Type of Construction.

1701.2 All buildings and structures shall be classified by the Building Official into one of the Types of Construction set forth in Chapters 18, 19, 20, 21, and 22. In order that a building or structure may be classified in any specific Type of Construction, it is necessary that all the requirements for that Type shall be at least equalled.

1701.3 No building or portion thereof shall be required to conform to the details of a Type of Construction higher than that Type which meets the minimum requirements based on "Location in Fire Zones" (Part IV) or "Occupancy" (Part III) even though certain features of such building actually conform to a higher Type of Construction.

1701.4 Where specific materials, types of construction or fire-resistive protection are required, such requirements shall be the minimum requirements, and any materials, types of construction or fire-resistive protection which will afford equal or greater public safety or resistance to fire as specified in this Code may be used, subject to the provisions of Section 204.

1701.5 Where two or more Types of Construction occur in the same building and are separated as required in Chapter 5, each portion so separated may be classified as of the Type of Construction to which it conforms; otherwise, the whole building shall be classified as of the least fire-resistive Type of Construction used and shall be subject to the restrictions imposed upon that Type.

1701.6 Minor accessory buildings of unprotected incombustible materials not exceeding 10 percent of the ground floor of the primary building, nor 1500 square feet, whichever is larger, may, where separated from the primary building as required in Chapter 5, be constructed without changing the fire-resistive classification of the primary building based on Type of Construction.

1702 EXISTING BUILDINGS

1702.1 An existing building which by its construction cannot be definitely classed as of Type I, II, III, IV, or V as defined in this Part shall be deemed, for the purpose of this Code, to belong to the least fire-resistive of the two Types to which it most nearly conforms.

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CHAPTER 18

TYPE I BUILDINGS (Fire-Resistive)

- 1801 DEFINITION
- 1802 GENERAL
- 1803 STRUCTURAL FRAMEWORK
- 1804 WALLS AND PARTITIONS
- 1805 FLOORS
- 1806 ROOFS
- 1807 VERTICAL OPENINGS
- 1808 STAIRWAYS
- 1809 DOORS AND WINDOWS
- 1810 PROJECTIONS FROM THE BUILDING
- 1811 ROOF STRUCTURES AND SKYLIGHTS
- 1812 COMBUSTIBLE MATERIALS REGULATED

1801 DEFINITION

1801.1 Type I buildings and structures shall have a structural frame of steel, reinforced concrete, or reinforced masonry.

1801.2 Bearing walls, permanent non-bearing partitions, floors and roofs shall be of incombustible, fire-resistive construction except as otherwise set forth herein.

1802 GENERAL

1802.1 Allowable height and area shall be as set forth in Part III.

1802.2 Loads and material stresses shall be as set forth in Part VI.

1802.3 Buildings exceeding 50 feet in height shall also comply with Chapter 51 of this Code.

1803 STRUCTURAL FRAMEWORK

1803.1 The primary structural framework shall be of not less than the following fire-resistive construction.

(a) For buildings more than eight stories or 100 feet in height: exterior frame four hours, interior frame three hours.

(b) For buildings eight stories or 100 feet or less in height: exterior frame three hours, interior frame two hours.

(c) **EXCEPTION:** For buildings eight stories or 100 feet or less in height, exterior frame may have the fire-resistance as set forth for exterior walls in Sub-section 1804.1 but not less than two hours for buildings which exceed four stories or 50 feet nor less than one hour for buildings not exceeding four stories or 50 feet.

1803.2 (a) Unless specifically designed as a structural frame, the walls shall be considered as load-bearing and shall be constructed of masonry or reinforced concrete.

(b) Bearing walls shall be of fire-resistive construction as set forth in Section 1804 but not less fire-resistive than as set forth for the structural frame in Paragraph 1803.1 (b).

(c) Bearing walls shall be designed as set forth in Section 2701.

1804 WALLS AND PARTITION

1804.1 EXTERIOR WALLS: (a) MATERIALS: Exterior walls shall be of incombustible materials.

(b) DISTANCE SEPARATION: Distance separation as used in this Section shall be as defined in Section 401 of this Code.

(c) FIRE RESISTIVITY: (1) Fire resistivity of exterior walls shall be determined by distance separation.

(2) Exterior walls of buildings, other than buildings of Group E Occupancy and parking garages, having a distance separation of not more than five feet shall be of four-hour fire-resistive construction; of more than five feet but not more than 10 feet, three-hour fire-resistive construction; of more than 10 feet but not more than 20 feet, two-hour fire-resistive construction; of more than 20 feet but not more than 30 feet, one-hour fire-resistive construction and where separated by more than 30 feet such walls shall be of incombustible material or may be omitted, except that exterior bearing walls shall be not less fire-resistive than required for the structural frame.

(3) Exterior walls for buildings of Group E Occupancy shall be of four-hour fire-resistive construction.

(4) Exterior walls of buildings used for parking garages having a distance separation of from zero to 15 feet shall be of two-hour fire-resistive construction and where of 15 feet or more shall be of incombustible construction or may be omitted.

(5) Combustible materials may be used outside of the main exterior walls provided such materials comply with Section 1812.

(d) OPENINGS IN EXTERIOR WALLS: (1) Openings in exterior walls shall be protected where required herein and protection shall comply with Section 3706.

(2) Exterior walls having a distance separation of five feet or less shall have no openings therein.

(3) Openings in exterior walls of buildings, other than Group E Occupancy or parking garages, having a distance separation of more than five feet but not more than 10 feet shall be limited in area to 30 percent of the wall area at any story with no single opening more than 10 percent of the wall area at any story and shall be protected by a fire assembly having a three-fourths-hour fire-resistive rating.

(4) Openings in exterior walls of buildings, other than Group E Occupancy or parking garages, having a distance separation of more than 10 feet but not more than 30 feet shall be limited in area to 50 percent of the wall area at any story.

(5) Openings in exterior walls of buildings of Group E Occupancy having a distance separation of from five to 30 feet shall be protected by a fire assembly having a three-fourths-hour fire-resistive rating and the total area of openings at any story shall be limited to 20 percent of the wall area at any story.

(6) Openings in exterior walls of parking garages having a distance separation of from five to 15 feet shall be protected by a fire assembly having a three-fourths-hour fire-resistive rating and the total area of openings at any story shall be limited to 50 percent of the wall area at any story.

(7) Openings in exterior walls of parking garages having a distance separation of more than 15 feet may be unprotected provided that where, in the opinion of the Building Official, a fire hazard of noise or light nuisance is thereby created and in such cases the Building Official may waive or vary the opening requirements.

(e) **EXTERIOR WALLS WITHOUT OPENINGS:** Buildings having exterior walls without openings shall be provided with access panels along street fronts and walls accessible for fire-fighting entrance to the building as follows:

(1) Access panels shall be in every story up to and including the sixth.

(2) Not less than one panel shall be located in each accessible wall and additional panels shall be provided so there shall be not more than 250 feet horizontally between such panels.

(3) Access panels shall be identified and easily openable.

(4) The sill height above the floor level served shall be not more than 34 inches and, with panels removed, the openings shall not be less than 36 inches wide by 72 inches high.

(5) Exterior walls shall be considered accessible where a side or rear yard is a minimum of 10 feet in width and is permanently unobstructed.

1804.2 INTERIOR BEARING WALLS: Interior bearing walls shall be of incombustible materials and three-hour fire-resistive construction.

1804.3 FIREWALLS: Fire division walls shall comply with section 506 herein.

1804.4 (a) FIXED PARTITIONS: (1) Fixed and permanent partitions shall be a minimum of one-hour fire-resistive construction and of incombustible materials and shall also comply with the requirements set forth in this Code for Fire Division Walls, Occupancy Separation, Tenant Separation, Vertical Enclosure and Exit Enclosure where applicable.

(2) Partitions dividing portions of stores, offices, apartments, rooms, or similar spaces occupied by one tenant only, may be constructed of:

(aa) Incombustible materials.

(bb) Fire-retardant treated wood.

(cc) Combustible materials with a minimum of one-hour fire-resistive construction.

(dd) Wood panels or similar light construction not to exceed three-fourths of the height of the room in which placed except that glass or approved plastic may close off the space to the ceiling.

(b) **FOLDING, PORTABLE, OR MOVABLE PARTITIONS:** Approved folding, portable or movable partitions need not be of fire-rated construction provided:

(1) Such partitions do not block access to exits and do not establish a corridor serving as an exit and do not create a corridor serving as an access to an exit for more than 50 persons.

(2) Such partitions are restricted to location by means of permanent tracks, guides, or other approved methods.

(3) Areas divided by such partitions shall include swinging egress doors where the occupant content of the enclosed area exceeds 25 persons.

(4) Flammability shall be limited to materials having a flame-spread classification as set forth herein for interior finishes.

1805 FLOORS

1805.1 MATERIALS: (a) Floor systems shall be of incombustible materials. Poured-in-place concrete slabs shall be not less than 2½ inches thick where removable forms are used nor less than 2 inches thick where tile, metal decking or similar form-structural element is to remain as a permanent component of the structure.

(b) Where wood floors are laid over the concrete slabs, the space between the floor slab and the underside of the finish floor shall be filled with incombustible materials.

1805.2 FIREPROOFING: Floors for buildings more than eight stories or 100 feet in height shall be of not less than three-hour fire-resistive construction, and for buildings eight stories or 100 feet or less in height shall be of not less than two-hour fire-resistive construction.

1805.3 CEILING PLENUMS: (a) Plenums and other spaces above a ceiling shall be divided into horizontal areas not exceeding 10,000 square feet by draft stops from ceiling to deck above.

(b) Draft stops shall be of one-half inch thick gypsum wall board, 22 gage sheet metal or one-fourth inch transite and shall be tight-fitted.

(c) Where multiple plenums are used for air movement, openings between plenums shall be protected.

(d) (1) Attic access openings shall be provided in the ceiling of the top floor of buildings with combustible ceiling or roof construction.

(2) Such openings shall be located in a corridor or hallway of buildings of three or more stories in height and readily accessible in buildings of any height.

(3) Access openings shall be not less than 20 inches wide and four square feet in area.

(4) 30 inch minimum clear head room shall be provided above access openings.

(5) Attics with a maximum vertical clear height of less than 30 inches need not be provided with access openings.

1806 ROOFS

1806.1 MATERIALS: Roof systems shall be incombustible materials. Poured-in-place concrete slabs shall be not less than 2½ inches thick where removable forms are used nor less than 2 inches thick where tile, metal decking or similar form-structural element is to remain as a permanent component of the structure.

1806.2 FIREPROOFING: Roofs for buildings more than eight stories or 100 feet in height shall be of not less than three-hour fire-resistive construction, and for buildings eight stories or 100 feet or less in height shall be of not less than two-hour fire-resistive construction, except:

(a) Roofs, where every part of the structural framework is 20 feet or more above any part of any floor, balcony, or gallery, need not be fireproofed.

(b) Roofs, where every part of the structural framework is more than 15 feet and less than 20 feet above any part of any floor. Balcony or gallery, shall be not less than one-hour fire-resistive construction.

1806.3 ROOF COVERINGS: Roof coverings shall comply with Chapter 34 of this Code.

1806.4 ROOF DRAINAGE: (a) Where parapets or curbs are constructed above the level of the roof, provisions shall be made to prevent rain water from accumulating on the roof in excess of that considered in the design in the event the rain water drains or leaders become clogged.

(b) Where roofs are not designed in accordance with Paragraph 1806.4 (a), overflow drains or scuppers shall be placed to prevent an accumulation of more than five inches of water on any portion of the roof.

(c) Drains or scuppers installed to provide the overflow drainage shall be not less in aggregate area than three times the area of tributary downspouts or leaders, but of not less dimension than two inches.

(d) All roofs shall be designed with sufficient slope or camber to assure adequate drainage after the long-time deflection from dead load, or shall be designed to support maximum loads including possible ponding of water due to deflection.

1806.5 CEILING PLENUMS: Plenums and other spaces above a ceiling shall be provided with draft stops and access where and as required by Sub-section 1805.3.

1807 VERTICAL OPENINGS

1807.1 GENERAL: (a) ENCLOSURE REQUIRED: Every vertical opening within the enclosing wall of a building and communicating between floor levels is required to be enclosed or protected to prevent the spread of fire and smoke except as unenclosed openings are specifically permitted.

(1) Every light shaft, vent shaft, chute, pipe chase or other vertical opening not otherwise specifically herein defined shall be enclosed as set forth in Sub-section 1807.2.

(2) Stairways and ramps shall be enclosed where and as required in Section 3108.

(3) Elevators, escalators and transporting assemblies shall be enclosed as set forth in this Section and in Chapter 32.

(4) A court, any part of which is used as a means of egress from a building, shall comply with Sub-section 3108.6.

(b) UNENCLOSED OPENINGS PERMITTED: In occupancies other than educational (Group C) and institutional (Group D), where it would be advantageous to effect utilization of building sites with sloping grade, or where other conditions adverse to functional design exist, unenclosed openings may be permitted as follows:

(1) In buildings with low hazard content.

(2) In buildings with ordinary hazard content with complete automatic fire-sprinkler protection for the floors involved.

(3) Between areas of such buildings provided there are not more than three communicating floor levels and provided all of the following conditions are met:

(aa) The Occupancy is Group A; Group B; Group F, Division 2; Group G; or Group H.

(bb) The lowest or next to the lowest level is the street floor.

(cc) The entire area, including all communicating floor levels, is sufficiently open and unobstructed so that fire or other hazardous condition in any part will be immediately apparent to the occupants of all such levels and areas.

(dd) The exit capacity is sufficient to provide simultaneously for all the occupants of all communicating levels and areas; all communicating levels in the same fire area being considered as a single floor area for the purpose of determining the required exit capacity.

(ee) Each floor level, considered separately, has at least one-half of the individual required exit capacity provided by an exit or exits leading directly out of that area without traversing another communicating floor level or being exposed to the spread of fire or smoke therefrom.

(ff) All other requirements of this Code with respect to interior finish, protection from other hazards, construction and other provisions are fully observed.

(4) In Special Purpose Occupancies, as provided in Sub-section 1102.3 of this Code.

(c) SAFEGUARDS: Vertical barriers shall be provided as safeguards at abrupt differences in levels as set forth in Section 516 of this Code.

1807.2 SHAFT ENCLOSURES: **(a)** Shafts, ducts, chutes and other vertical openings extending through less than four stories of a building shall be enclosed in walls of incombustible materials having a fire-resistive rating of not less than one hour except as otherwise set forth herein.

(b) Shafts, ducts, chutes and other vertical openings extending through four or more stories of a building shall be enclosed in walls of incombustible materials having a fire-resistive rating of not less than two hours except as otherwise set forth herein.

(c) Pipes of approved materials passing through floors, walls, or enclosed in wall cavities need not be in enclosed shafts provided the requirements of Sub-section 3705.2 are met and the area around such pipes is effectively sealed at each floor or wall penetration with material having a fire-resistive rating equivalent to the rating of the floor or wall to prevent the passage of fire and smoke.

(d) Heating and ventilating shafts need not be enclosed where such ducts extend through less than four stories of a building, where the ducts are of sheet metal of not less than No. 26 US Standard gauge, and where ducts are provided with fire dampers at each floor.

(e) A shaft that does not extend to the bottom of the building shall be enclosed at the lowest point with floor construction as required for the building but not less than one-hour fire-resistive.

(f) **(1)** Shaft enclosures which extend into the top story of a building shall be carried to at least the under side of the roof, except that linen chutes may terminate in a room or space enclosed with partitions.

Trash chutes shall be enclosed a minimum of two feet above the roof and shall be vented.

(2) Shaft enclosures extending above the roof shall have enclosing walls equivalent to that required for inner court walls of such a building and may open at the top or have skylights or windows as set forth in Paragraph 1807.3 (b).

(3) A shaft that does not extend into the top story of a building shall have the top enclosed with a form of construction equal to that required for the enclosing walls of the shaft.

1807.3 SHAFT OPENINGS: (a) Shaft enclosures shall have no openings other than those necessary for the purpose of the shaft.

(b) Openings in shaft enclosures shall be protected by a fire-assembly as set forth in Chapter 37 and such fire assembly shall be of a type to effectively close the opening against passage of smoke as well as fire.

1807.4 LAUNDRY CHUTES: (a) Laundry chutes shall not have openings into any enclosed means of egress but may open into an enclosed area, room or closet separated from the enclosed means of egress by a self-closing fire assembly or may open onto an exterior balcony.

EXCEPTION: (1) This requirement shall not apply to Group I Occupancies (private dwellings).

(2) The self-closing fire-assembly shall not be required in Group H Occupancies if such separate room or closet is protected by automatic sprinklers.

(b) Laundry chutes shall be protected by automatic sprinklers as set forth in Sub-section 3801.1.

(c) Laundry chutes shall be enclosed as set forth in Sub-section 1807.2 with openings protected as set forth in Sub-section 1807.3.

1807.5 TRASH CHUTES: (a) Trash chutes may open into an enclosed area, room, or closet separated from the enclosed means of egress by a self-closing fire-assembly.

(b) Trash chutes having openings to an enclosed space shall open into a room separated from other enclosed rooms by a self-closing fire-assembly.

(c) Trash chutes and rooms shall be protected by automatic sprinklers as set forth in Sub-section 3801.1.

(d) Trash chute wastes shall be classified as follows:

Type of Waste	Nature of Waste	Flue Gas Production at 1400 F. in Cubic Ft. Per Min. Per Lb. of Refuse
0	Paper Trash	10.74
1	Mixed Trash & Refuse	8.40
2	Apt. House Refuse	5.94
3	Garbage-Restaurants, Hospitals, etc.	4.92
4	Human or Animal Remains	4.12

(e) Metal trash chutes shall be made of stainless steel, galvanized steel, or aluminum-coated steel with no screws, rivets, or other projections on the interior surface and laps or joints shall be designed so that liquid will drain to the interior of such chutes and as follows:

(1) Chutes handling Type 2 or Type 3 wastes, or a combination of both, shall be of not less thickness than 16 gage except the upper six stories may be of 18 gage.

(2) Chutes handling wastes other than Type 2 or Type 3 shall be of not less thickness than 14 gage.

(3) Such chutes shall be of not less thickness than as indicated herein.

(f) Metal chutes may be lined with firebrick (ASTM Type G, low duty or the equivalent) not less than 2½ inches thick. Unlined steel chutes shall be equipped with automatic sprinklers and the outlet of the chute shall be equipped with a self-closing steel door held open by a fusible link.

(g) Trash chutes may be made of listed medium-heat chimney sections approved for this use.

(h) Trash chutes other than masonry chutes shall be enclosed in all stories above the storage or compacting room with walls of continuous incombustible construction having a fire-resistance rating as set forth in Sub-section 1807.2.

(i) All service openings into a rubbish chute shall be provided with a self-closing, self-latching, bottom-hinged, hopper-type door approved for Class B openings and having a rating of not less than 1 hour with "Temperature rise: 30 Min.-250 F Max." The door frame shall be firmly built into the chute and the design and installation shall be such that no part of the frame or door will project into the chute.

(j) The daylight area of each service opening shall be not more than one-half of the cross-sectional area of the chute.

1807.6 FLUE-FED OR DIRECT-FED INCINERATOR: Flue-fed or direct-fed incinerators and incinerator chutes within buildings are prohibited.

1808 STAIRWAYS

1808.1 Stairways shall be as required in Part III and Chapter 31.

1808.2 Stairs, stair platforms, treads and risers shall be constructed of incombustible materials. Unprotected steel or iron stairways may be used only when enclosed.

1809 DOORS AND WINDOWS

1809.1 Doors, windows and similar openings in exterior walls, fire walls and enclosure walls shall be protected or entirely prohibited as set forth in this Chapter, Chapter 31, or in Occupancy, Part III.

1809.2 Doors and windows shall not project over public property or restricted areas except as provided in Chapter 36.

1810 PROJECTIONS FROM THE BUILDING

1810.1 (a) Cantilevering projections outside of the main exterior walls of the building shall be of incombustible materials and of not less than one-hour fire resistive construction except as otherwise set forth in Sub-section 1812.5.

(b) Canopies and marquees outside of the main exterior walls of the building but not cantilevered from the building, shall be constructed of incombustible materials, except as otherwise set forth in Sub-section 1812.5, but need not have fire-resistive protection.

1810.2 Architectural projections shall be limited as set forth in Sub-section 1812.5 and Chapter 36.

1811 ROOF STRUCTURES AND SKYLIGHTS

1811.1 Towers, pylons, masts, signs, and similar structures above a roof, when not enclosed, shall be of incombustible materials.

1811.2 Any enclosed roof surface having a floor area of more than 15 square feet shall be constructed as required for the main portion of the building.

1811.3 Minor roof structures having an area of 15 square feet or less, housing ventilating shafts or similar openings shall be constructed of incombustible materials.

1811.4 Water storage tanks and cooling towers may be of wood.

1811.5 Storage tanks, having a capacity of over 500 gallons shall not be located over stairways or elevators.

1811.6 Skylights shall be constructed of incombustible materials, and transparent or translucent materials shall be fire-resistive.

1811.7 Where required to control rain water runoff, a curb not less than eight inches in height shall be provided.

1811.8 Where the public has access to roof areas, safeguards as set forth in Section 516 of this Code shall be provided.

1812 COMBUSTIBLE MATERIALS REGULATED

Combustible materials shall be permitted for the following uses unless otherwise specifically prohibited:

1812.1 Show-window bulkheads shall be of incombustible materials, but show cases and other movable appurtenances of stores or other buildings may be of wood.

1812.2 Trim, picture molds, furniture and permanent seats, chair rails, wainscoting, baseboards, furring strips and blocking, handrails, show window backing, temporary partitions as provided in Sub-section 1804.4, floor finishes and sleepers may be of combustible materials. Wood doors, windows, or frames, or other approved materials, may be used except where fire-resistive protection is required.

1812.3 Loading platforms, and roofs over loading platforms, for warehouses, freight depots and buildings of similar use may be of heavy timber construction provided such heavy timber construction does not penetrate the exterior walls.

1812.4 Interior finishes shall be as set forth in Section 3708.

1812.5 (a) (1) Decorative, non-structural materials of wood (including shakes and shingles) and metal, plastic or fiber-glass trim, tile

or panels may be applied to the outside of exterior walls, to cornices, architectural appendages, eave overhangs and similar projections. Where an exterior wall is required to be fire-resistive, such materials shall be separated from the interior of the building by the vertical extension of the exterior wall as set forth in Paragraph 1812.5 (b). Such materials shall have a distance separation of not less than 60 feet in Fire Zone No. 1 and not less than 20 feet in other Fire Zones.

(2) Distance separation shall be measured horizontally from the projection.

(3) Combustible materials shall be as set forth in Sub-paragraph 1812.5 (b) (1).

(b) Combustible exterior trim, cornices, architectural appendages, eave overhangs and similar projections, where an exterior wall is required to be fire-resistive, shall have the fire-resistive rating required for the exterior wall or shall be separated from the interior of the building by the vertical extension of the exterior wall to the bottom of the roof deck, or as a parapet where a parapet is otherwise required herein, with a fire-resistive rating as required for the exterior wall.

(c) Structural framework and supports shall be of incombustible materials where required by Type of Construction.

(d) An awning, a lean-to, a shed roof or similar roof in whole or in part, supported from the surface below may be of combustible materials as set forth in this Sub-section.

1812.6 Open-air parking garages in excess of one story shall have no combustible materials of construction.

CHAPTER 19

TYPE II BUILDINGS (Semi-Fire-Resistive)

- 1901 DEFINITION
- 1902 GENERAL
- 1903 STRUCTURAL FRAMEWORK
- 1904 WALLS AND PARTITIONS
- 1905 FLOORS
- 1906 ROOFS
- 1907 VERTICAL OPENINGS
- 1908 STAIRWAYS
- 1909 DOORS AND WINDOWS
- 1910 PROJECTIONS FROM THE BUILDING
- 1911 ROOF STRUCTURES AND SKYLIGHTS
- 1912 COMBUSTIBLE MATERIALS REGULATED

1901 DEFINITION

1901.1 Type II buildings and structures shall have a structural frame of steel, reinforced concrete, or reinforced masonry.

1901.2 Bearing walls, permanent non-bearing partitions, floors and roofs shall be of incombustible fire-resistive construction except as otherwise set forth herein.

1902 GENERAL

1902.1 Allowable height and area shall be as set forth in Part III except as otherwise set forth herein.

1902.2 Loads and material stresses shall be as set forth in Part VI.

1902.3 Required fireproofing shall be as set forth in Chapter 37.

1902.4 Buildings exceeding 50 feet in height shall also comply with Chapter 51 of this Code.

1903 STRUCTURAL FRAMEWORK

1903.1 The primary structural framework shall be of not less than three-hour fire-resistive construction for members in exterior walls and of not less than one-hour fire-resistive construction for members of the interior frame except that members in the exterior walls may have the fire protection set forth in Sub-section 1904.1 but, where exceeding one-story in height, shall be of not less than one-hour fire-resistive construction.

1903.2 (a) Unless specifically designed as a structural frame the walls shall be considered as load-bearing and shall be constructed of masonry or reinforced concrete.

(b) Bearing walls shall be of fire-resistive construction as set forth in Section 1904 but not less fire-resistive than as set forth for the structural frame in Sub-section 1903.1.

(c) Bearing walls shall be designed as set forth in Section 2701.

1904 WALLS AND PARTITIONS

1904.1 Exterior walls and openings therein shall be as set forth in Sub-section 1804.1.

1904.2 Fire Division walls shall comply with Section 506 herein.

1904.3 Interior bearing walls shall be of incombustible one-hour fire-resistive construction.

1904.4 Partitions shall be of not less than one-hour fire-resistive construction except as provided in Sub-section 1804.4.

1905 FLOORS

1905.1 MATERIALS: (a) Floors shall be of incombustible materials.

1905.2 FIREPROOFING: Floors and all parts thereof shall be not less than one-hour fire-resistive construction, except that where the space under a ground floor has clearance of less than three feet, such fire protection for the ground floor may be omitted.

1905.3 CEILING PLENUMS: Plenums and other spaces above a ceiling shall be provided with draft stops and access where and as required by Sub-section 1805.3.

1906 ROOFS

1906.1 MATERIALS: Roofs shall be of incombustible materials.

1906.2 FIREPROOFING: Roofs and all parts thereof shall be of not less than one-hour fire-resistive construction, except as follows:

(a) Roofs, where every part of the structural framework is 20 feet or more above any part of the floor, balcony or gallery, may be of unprotected, incombustible materials.

(b) Roofs of one-story open sheds not more than 75 percent enclosed by walls, not of Group E occupancy, and in which the travel distance to the nearest exit does not exceed 40 feet, may be of unprotected incombustible materials.

1906.3 ROOF COVERINGS: Roof coverings shall comply with Chapter 34 of this Code.

1906.4 ROOF DRAINAGE: Where parapets or curbs are constructed above the level of the roof, design and construction for roof drainage shall be as set forth in Sub-section 1806.4.

1906.5 CEILING PLENUMS: Plenums and other spaces above a ceiling shall be provided with draft stops and access where and as required by Sub-section 1805.3.

1907 VERTICAL OPENINGS

1907.1 Vertical openings shall be enclosed, protected and constructed as set forth in Section 1807.

1908 STAIRWAYS

1908.1 Stairways shall be as required in Part III and Chapter 31.

1908.2 Stairs, stair platforms, tread and risers shall be constructed of incombustible materials. Unprotected steel or iron stairways may be used only when enclosed.

1909 DOORS AND WINDOWS

1909.1 Doors, windows and similar openings in exterior walls, fire walls and enclosure walls shall be protected or entirely prohibited as set forth in this Chapter, Chapter 31, or in Occupancy, Part III.

1909.2 Doors and windows shall not project over public property or restricted areas except as provided in Chapter 36.

1910 PROJECTIONS FROM THE BUILDING

1910.1 (a) Cantilevering projections outside of the main exterior walls of the building shall be of incombustible materials or fire retardant wood complying with Section 2914 and shall be of not less than one-hour fire-resistive construction except as otherwise set forth in Sub-section 1912.5.

(b) Canopies and marquees outside of the main exterior walls of the building, but not cantilevered from the building, shall be constructed of incombustible materials or fire-retardant treated wood complying with Section 2914 but need not have fire-resistive protection.

1910.2 Architectural projections shall be limited as set forth in Sub-section 1912.5 and Chapter 36.

1911 ROOF STRUCTURES AND SKYLIGHTS

1911.1 Towers, pylons, masts, signs, and similar structures above a roof, when not enclosed, shall be of incombustible materials. Roof structures extending more than 25 feet above the roof or signs more than 100 square feet in area shall be supported to the ground by an incombustible frame.

1911.2 Roof structures shall extend not more than 20 feet above the roof, and any enclosed roof structure having a floor area of more than 15 square feet shall be constructed as required for the main portion of the building.

1911.3 Minor roof structures having an area of 15 square feet or less, housing ventilating shafts or similar openings shall be constructed of incombustible materials.

1911.4 Water storage tanks and cooling towers may be of wood.

1911.5 Storage tanks, having a capacity of over 500 gallons shall not be located over stairways or elevators.

1911.6 Skylights shall be constructed of incombustible materials, and transparent or translucent materials shall be fire-resistive.

1911.7 Where required to control rain water runoff, a curb not less than eight inches in height shall be provided.

1911.8 Where the public has access to roof areas, safeguards as set forth in Section 516 of this Code shall be provided.

1912 COMBUSTIBLE MATERIALS REGULATED

1912.1 Combustible materials shall be permitted except where specifically prohibited in this Chapter or in Occupancy, Part III.

1912.2 Combustible insulating materials, other than a vapor barrier not exceeding .064 inches in thickness, shall not be permitted in concealed spaces.

1912.3 Loading platforms for warehouses, freight depots and similar buildings may be of heavy timber construction, with wood floors not less than one and five-eighths inches thick. Such wood construction shall not be carried through the exterior walls.

1912.4 Interior finishes shall be as set forth in Section 3708.

1912.5 Decorative non-structural combustible materials may be applied to the exterior of the exterior walls, fascia and soffits as set forth in Sub-section 1812.5.

1912.6 Open-air parking garages shall have no combustible materials of construction.

CHAPTER 20
TYPE III BUILDINGS (Ordinary Masonry)

2001	DEFINITION
2002	GENERAL
2003	STRUCTURAL FRAMEWORK
2004	WALLS AND PARTITIONS
2005	FLOORS
2006	ROOFS
2007	VERTICAL OPENINGS
2008	STAIRWAYS
2009	DOORS AND WINDOWS
2010	PROJECTIONS FROM THE BUILDING
2011	ROOF STRUCTURES AND SKYLIGHTS
2012	COMBUSTIBLE MATERIALS REGULATED

2001 DEFINITION

2001.1 (a) Type III buildings or structures shall have an exterior structural frame of steel or reinforced concrete, or shall have exterior loadbearing walls of incombustible, fire-resistive construction.

(b) Type III buildings or structures shall have an interior structural frame of steel, reinforced concrete, wood, or interior load-bearing walls of incombustible materials or wood.

(c) Partitions, floors and roof framing may be of wood.

2001.2 (a) Type III (protected) buildings shall have all interior bearing walls, partitions, ceilings and floors of not less than one-hour fire-resistant construction, except that the fire protection of floors may be omitted as specified in Sub-section 2005.2.

(b) Type III (unprotected) buildings may have interior walls, ceilings and floors of unprotected steel and wood or concrete. Interior bearing walls shall be fire protected as specified in Sub-section 2004.3. Floors shall be fire protected as specified in Sub-section 2005.2.

2002 GENERAL

2002.1 Allowable height and area shall be as set forth in Part III.

2002.2 Loads and material stresses shall be as set forth in Part VI.

2002.3 Required fireproofing shall be as set forth in Chapter 37.

2003 STRUCTURAL FRAMEWORK

2003.1 (a) The primary structure shall be designed as a structural frame or the exterior walls shall be considered as load-bearing.

(b) Where designed as a structural frame, the materials shall be as set forth in Sub-section 2001.1

(c) Where designed as load-bearing walls, the materials shall be as set forth in Sub-section 2001.1 and 2001.2.

(d) The interior structural support shall be of steel, reinforced concrete, wood or bearing walls of incombustible materials or wood studs.

(e) Bearing walls shall be designed as set forth in Section 2701.

2003.2 FIREPROOFING: (a) Fireproofing shall be as required in Part III, Occupancy, or in this Chapter, or in Chapters 39 and 40, and, where required or where otherwise referred to in this Code as being protected, the structural framework or supports shall be of not less than one-hour fire-resistive construction except that members in the exterior walls shall have the fire protection as set forth in Sub-section 2004.1.

(b) All steel members supporting masonry in buildings over one story in height shall be fire-protected with not less than one-hour fire-resistive construction.

(c) Heavy-timber structures, designed and constructed as set forth in Sub-section 2003.3 shall be considered the equivalent of one-hour fire-resistive protection.

2003.3 HEAVY TIMBER CONSTRUCTION: (a) GENERAL: Heavy timber construction is that type in which fire resistance is attained by placing limitations on minimum sizes of wood structural members including the thicknesses and compositions of wood floors and roofs and by the use of approved fastenings and construction details.

(b) HEAVY TIMBER FRAMING: (1) COLUMNS: (aa) Wood columns may be sawn or glued laminated and shall be not less than 8-inch nominal in depth when supporting roof loads only.

(bb) Columns shall be continuous or directly superimposed, one above the other with no girders or bolsters between columns, throughout all stories by means of reinforced concrete or metal caps with brackets, or shall be connected by properly designed steel or iron caps, with pintles and base plates, or by timber splice plates affixed to the column by means of metal connectors housed within the contact faces, or other approved methods.

(2) FLOOR FRAMING: Beams, girders and joists may be sawn or glued laminated and shall be not less than 6-inch nominal in width and 8-inch nominal in depth. Framed or glued laminated arches which spring from the floor line and support floor loads shall be not less than 8-inch nominal in any dimension. Framed timber trusses supporting floor loads shall have members of not less than 8-inch nominal in any dimension.

(3) ROOF FRAMING: Beams, girders and joists may be sawn or glued laminated and shall be not less than 6-inch nominal in least dimension. Framed members or glued laminated arches which spring from the floor line and do not support floor loads shall have members of not less than 6-inch nominal in width and 6-inch nominal in depth for the lower half of the height and not less than 6-inch nominal in any dimension for the upper half of the height. Framed members or glued laminated arches which spring from the top of walls or wall abutments, framed timber trusses, and other roof framing which does not support floor loads, shall have members not less than 4-inch nominal in width and 6-inch nominal in depth. Spaced members may be composed of two or more pieces not less than 3-inch nominal in thickness when an automatic fire extinguisher system is installed in the building as set forth in Chapter 38 or when the space between parallel elements is solidly filled or is tightly closed for the full length on the underside thereof with a wood cover plate of 2-inch nominal thickness. Splice plates shall be of no less than 3-inch nominal in thickness.

(4) CONSTRUCTION DETAILS: Wall plate boxes of self-releasing type or approved hangers shall be provided where beams and girders enter masonry. An air space of ½ inch shall be provided at top, end

and sides of members unless approved durable or treated wood is used. Girders and beams shall be cross-tied to each other, or inter-tied by caps, to transfer horizontal loads across the joint. Wood bolsters may be placed on top of columns which support roof loads only. Intermediate beams used to support floors shall rest on top of girders or be supported on approved metal hangers which transmit the vertical load to the top of the girder. Columns, beams, girders, arches and trusses of material other than wood shall have a fire-resistive rating of not less than one hour. Wood beams and girders supported by masonry walls shall have not less than 4 inches of solid masonry between their ends and the outside face of the wall. Roof anchors shall be provided as set forth in Chapter 29 but not less than required to resist the loads set forth in Chapter 23. Where distance separation of 20 feet or more is provided wood columns and arches may be used in exterior walls.

(5) HEAVY TIMBER FLOORS: Floors shall be without concealed spaces. Floors may be of sawn or glued laminated plank, splined or tongue and grooved, of not less than 3-inch nominal thickness, or square edged plank not less than 4-inch nominal thickness well spiked together. Planks shall be laid so that a continuous line of joints will not occur except at points of support. Planks shall be covered with one-inch nominal tongue and grooved flooring laid crosswise, or diagonally. Planks and floor shall not extend closer than $\frac{1}{2}$ inch to wall to provide an expansion joint and such expansion joint shall be covered at top and bottom.

(6) HEAVY TIMBER ROOF DECKS: Roofs shall be without concealed spaces and decks shall be sawn or glued laminated, splined or tongue and grooved plank, not less than 2-inch nominal in thickness or of square edge plank not less than 3-inch nominal thickness well spiked together or of a double thickness of one inch nominal tongue and groove boards with staggered joints.

2003.4 COMBINED ROOF AND WALL: (a) Where the roof and wall are an integral structural element such as, but not limited to, an arch, dome, mansard, gambrel, continuous slope or A-frame extending downward to grade or to the top of a vertical wall, all portions of such integral structural element, other than a vertical wall of separate construction arrangement, shall be considered a part of the roof and shall comply with the requirements set forth herein for roofs.

(b) Where the roof cantilevers over the exterior wall, where a separate fascia and soffit is attached to the exterior of the wall, or where a combination of such construction arrangement is provided, that construction outside of the exterior wall shall be regulated by and comply with Sub-section 1812.5 herein.

2004 WALLS AND PARTITIONS

2004.1 Exterior walls and openings therein shall be as set forth in Sub-section 1804.1 except that main exterior non-bearing walls of buildings other than Group E, having a distance separation of 30 feet may be of unprotected incombustible construction, fire-retardant treated wood or plastics as set forth in Section 3505 with no limit on the area of openings, or such walls may be omitted.

2004.2 Fire Division walls shall be of incombustible materials and shall also comply with Section 506 herein.

2004.3 (a) Interior bearing walls shall be of a minimum one-hour fire-resistive construction.

(b) Interior partitions shall comply with Sub-section 1804.4, except that studs may be of wood without fire-retardant treatment.

2005 FLOORS

2005.1 MATERIALS: (a) Floors shall be of incombustible materials or wood.

(b) Wood post and girder construction shall not be permitted for a ground floor and spaces under ground floors shall have the clearance and ventilation as set forth in Section 2913.

(c) Access openings shall be provided to all space under the building as set forth in Sub-section 2913.3

2005.2 FIREPROOFING: Floors and all parts thereof of Type III buildings shall be of not less than one-hour fire-resistive construction, except that where a ground floor has clearance of less than three feet, such fire protection may be omitted.

2005.3 CEILING PLENUMS: (a) Plenums and other spaces above a ceiling shall be divided into horizontal areas not exceeding 10,000 square feet by draft stops from ceiling to deck above.

(b) Draft stops shall be of one-half inch thick gypsum wall board, 22 gage sheet metal or one-fourth inch transite and shall be tight-fitted.

(c) Where multiple plenums are used for air movement, openings between plenums shall be protected.

2006 ROOFS

2006.1 MATERIALS: Roofs shall be of incombustible materials or wood.

2006.2 FIREPROOFING: Roofs and all parts thereof of unprotected Type III buildings located in Fire Zones 1 and 2, and roofs and all parts thereof of protected Type III buildings shall be of not less than one-hour fire-resistive construction except as follows:

(a) Roofs, where every part of the structural framework is 18 feet or more above any part of any floor, may be of unprotected incombustible materials or of heavy timber, as specified in Sub-section 2003.3.

(b) Roofs of one-story open sheds not more than 75 percent enclosed by walls, not of Group E occupancy, and in which the travel distance to the nearest exit does not exceed 40 feet, may be of unprotected combustible materials, except that in Fire Zones 1 and 2, such roof shall be of unprotected incombustible materials or protected combustible materials.

2006.3 ROOF COVERINGS: Roof coverings shall comply with Chapter 34 of this Code.

2006.4 ROOF DRAINAGE: Where parapets or curbs are constructed above the level of the roof, design and construction for roof drainage shall be as set forth in Sub-section 1806.4.

2006.5 ATTIC SPACES AND SPACES ABOVE A CEILING:

(a) Attic spaces shall not be required but, where attic spaces are provided, such spaces shall have a minimum vertical dimension of 18 inches clear distance except that the minimum vertical distance shall not be required for hip or gable roof construction.

(b) Where unprotected, combustible material is exposed, the plenum or attic space shall be divided into horizontal areas not exceeding 3,000 square feet by draft stops from ceiling to deck above. Draft stops shall be tight-fitted and shall be of the materials set forth in Sub-section 2005.3, or shall be of one-half inch fire-retardant treated plywood.

(c) Where only incombustible materials are exposed, the plenum or attic space shall be divided into horizontal areas not exceeding 10,000 square feet as set forth in Sub-section 2005.3.

(d) Tenant separation complying with Sub-section 507.2 may serve as a draft stop but the horizontal area shall be limited to the provisions of this Sub-section.

2007 VERTICAL OPENINGS

Vertical openings shall be enclosed, protected and constructed as set forth in Section 1807.

2008 STAIRWAYS

2008.1 Stairways shall be as required in Part III and Chapter 31.

2008.2 Stairways may be constructed of incombustible materials or wood except where combustible materials are specifically prohibited in Part III or Chapter 31.

2009 DOORS AND WINDOWS

2009.1 Doors, windows, and similar openings in exterior walls, fire walls and enclosure walls shall be protected or entirely prohibited, as set forth in this Chapter, Chapter 31, or in Occupancy, Part III, and such protection shall be as specified in Chapter 37.

2009.2 Doors and windows shall not project over public property or restricted areas except as provided in Chapter 36.

2010 PROJECTIONS FROM THE BUILDING

2010.1 (a) Cantilevering projections outside of the main exterior walls of the building shall be of incombustible materials or fire-retardant wood complying with Section 2914 and fire-resistive as specified in this Chapter, with the following exceptions:

(b) Combustible materials shall be permitted as specified in Sub-section 2012.5.

(c) The projection of wood roof rafters of Group H and I Occupancies over private property shall be permitted.

2010.2 Architectural projections shall be limited as set forth in Sub-section 2012.5 and Chapter 36.

2011 ROOF STRUCTURES AND SKYLIGHTS

2011.1 Towers, pylons, masts, signs, and similar structures above a roof, when not enclosed, shall be of incombustible materials. Roof structures extending more than 25 feet above the roof or signs more than 100 square feet in area shall be supported to the ground by an incombustible frame.

2011.2 Roof structures, including bulkheaded areas, shall be limited in total combined area to 30 percent of the area of the roof, shall not extend more than 20 feet above the allowable height, and any enclosure having a floor area of more than 15 square feet shall be constructed as required for the main portion of the building.

2011.3 Minor roof structures having an area of 15 square feet or less, housing ventilating shafts or similar openings shall be constructed of incombustible materials.

2011.4 Water storage tanks and cooling towers may be of wood.

2011.5 Storage tanks, having a capacity of over 500 gallons, shall not be located over stairways or elevators.

2011.6 Skylights shall be constructed of incombustible materials, and transparent or translucent materials shall be fire-resistive.

2011.7 (a) Parapets shall be required on exterior walls except:

(1) Where the roof is of incombustible, fire-resistive construction.

(2) Where the walls of buildings for other than Group H and I Occupancy are 20 feet from the building line of a contiguous lot or any building on the same lot.

(3) Where the building is of Group H or I Occupancy.

(b) Parapets shall be not less than 20 inches above the roof immediately adjacent thereto and shall be constructed as set forth in Chapter 27 or Section 2004.

(c) Where required to control rain water runoff, a curb not less than eight inches in height shall be provided where parapets are not required.

2011.8 Where the public has access to roof areas, safeguards as set forth in Section 516 of this Code shall be provided.

2012 COMBUSTIBLE MATERIALS REGULATED

2012.1 Combustible materials shall be permitted except where specifically prohibited in this Chapter or in Occupancy, Part III.

2012.2 Combustible insulating materials, other than a vapor barrier not exceeding .064 inches in thickness, shall not be permitted in concealed places.

2012.3 Loading platforms for warehouses, freight depots and similar buildings may be of heavy timber construction, with wood floors not less than one and five-eighths inches thick. Such wood construction shall not be carried through the exterior walls.

2012.4 Interior finishes shall be as set forth in Section 3708.

2012.5 Decorative structural and non-structural combustible materials may be applied to the exterior of the exterior walls, fascia and soffits as set forth in Sub-section 1812.5.

CHAPTER 21

TYPE IV BUILDINGS (Incombustible)

- 2101 DEFINITION
- 2102 GENERAL
- 2103 STRUCTURAL FRAMEWORK
- 2104 WALLS AND PARTITIONS
- 2105 FLOORS
- 2106 ROOFS
- 2107 DOORS AND WINDOWS
- 2108 PROJECTIONS FROM THE BUILDING
- 2109 ROOF STRUCTURES AND SKYLIGHTS
- 2110 COMBUSTIBLE MATERIALS REGULATED

2101 DEFINITION

2101.1 All structural and other elements of Type IV buildings shall be of incombustible materials.

2101.2 All structural and other elements of Type IV Buildings of open-air parking garage Occupancy shall be of concrete, steel or masonry.

2102 GENERAL

2102.1 Allowable height and area shall be as set forth in Part III.

2102.2 Loads and material stresses shall be as set forth in Part VI.

2102.3 Required fireproofing shall be as set forth in Chapter 37.

2103 STRUCTURAL FRAMEWORK

2103.1 The structural framework shall be of steel, aluminum, or reinforced concrete, and fireproofing of structural members shall be required only when such members are a part of an exterior wall as set forth in Sub-section 2104.1.

2104 WALLS AND PARTITIONS

2104.1 (a) Distance separations shall be measured at right angles from the wall or opening to the building line of a contiguous lot or any building on the same lot.

(b) Where a building line varies by the use of the land, the building line of a contiguous lot shall be taken as that for the use of which requires the least set back from the property line but in no case taken as more than five feet from the parallel to the common lot line.

2104.2 Main exterior walls shall be of incombustible materials and such walls shall be of fire-resistive construction with opening protection where located as follows:

(a) Main exterior walls having a distance separation of less than five feet, or walls except on street fronts which are less than five feet from the building line of a contiguous lot, shall be of not less than two-hour fire-resistive construction and have no openings therein.

(b) Main exterior walls having a distance separation of from five to ten feet shall be of not less than one-hour fire-resistive construction and openings therein shall be protected by fire assemblies having a three-fourths-hour fire-resistive rating and the total area of openings in any

story shall be limited to 30 percent with no single opening more than 10 percent of such wall area.

2104.3 Fire Division walls shall be of incombustible materials and shall also comply with Section 506 herein.

2104.4 Interior bearing walls and all partitions shall be of incombustible materials and shall be fire-resistive where required based on Fire Division Walls, Occupancy Separation, Tenant Separation, Vertical Enclosure and Exit Enclosure where applicable.

2105 FLOORS

2105.1 Floors shall be of incombustible materials, and a wood-wearing surface shall be permitted.

2106 ROOFS

2106.1 Roofs shall be of any incombustible material, and fireproofing shall not be required.

2106.2 Roof coverings shall be as set forth in Chapter 34.

2106.3 ROOF DRAINAGE: Where parapets or curbs are constructed above the level of the roof, design and construction for roof drainage shall be as set forth in Sub-section 1806.4.

2107 DOORS AND WINDOWS

2107.1 Doors, windows, and similar openings in exterior walls and fire walls shall be protected or entirely prohibited as set forth in this Chapter, Chapter 31, or in Occupancy, Part III.

2107.2 Doors and windows shall not project over public property or restricted areas except as provided in Chapter 36.

2108 PROJECTIONS FROM THE BUILDING

2108.1 Projections from the building shall be of incombustible materials and as set forth in Chapter 36.

2109 ROOF STRUCTURES AND SKYLIGHTS

2109.1 Roof structures may extend above the allowable height not to exceed 20 feet and shall be of incombustible materials.

2109.2 Skylights shall be constructed of incombustible materials, and transparent or translucent materials shall be fire-resistive.

2109.3 Where the public has access to roof areas, safeguards as set forth in Section 516 of this Code shall be provided.

2110 COMBUSTIBLE MATERIALS REGULATED

2110.1 (a) A loading platform may be constructed of heavy timber construction with wood floors not less than one and five-eighths inches thick.

(b) A Type IV building or structure erected over such platform shall be supported by incombustible materials to the foundation.

2110.2 Open-air parking garages shall have no combustibile materials of construction.

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CHAPTER 22
TYPE V BUILDINGS (Wood Frame)

- 2201 DEFINITION**
- 2202 GENERAL**
- 2203 WALLS AND PARTITIONS**
- 2204 FLOORS**
- 2205 ROOFS**
- 2206 FIREPROOFING**
- 2207 STAIRWAYS**
- 2208 DOORS AND WINDOWS**
- 2209 PROJECTIONS FROM THE BUILDING**
- 2210 COMBUSTIBLE MATERIALS REGULATED**

2201 DEFINITION

2201.1 All structural and other elements of Type V buildings shall be of incombustible materials or wood.

2202 GENERAL

2202.1 Allowable height and area shall be as set forth in Part III.

2202.2 Loads and material stresses shall be as set forth in Part VI.

2202.3 Required fireproofing shall be as set forth in Chapter 37.

2203 WALLS AND PARTITIONS

2203.1 (a) Distance separation shall be measured at right angles from the wall or opening to the building line of a contiguous lot or any building on the same lot.

(b) Where a building line varies by the use of the land, the building line of a contiguous lot shall be taken as that for the use which requires the least set back from the property line but in no case taken as more than five feet from the parallel to the common lot line.

2203.2 Main exterior walls shall be of incombustible materials or wood and such walls shall be of fire-resistive construction with opening protection where located as follows:

(a) Main exterior walls having a distance separation of less than five feet, or walls except on street fronts which are less than five feet from the building line of a contiguous lot, shall be of not less than two-hour fire-resistive construction and have no openings therein.

(b) Main exterior walls having a distance separation of from five to ten feet shall be of not less than one-hour fire-resistive construction, and openings therein shall be protected by fire assemblies having a three-fourths-hour fire-resistive rating and the total area of openings in any story shall be limited to 30 percent with no single opening more than 10 percent of such wall area.

2203.3 Fire Division walls shall be of incombustible materials and shall also comply with Section 506 herein.

2203.4 Interior bearing walls and all partitions shall be fire resistive where required based on Fire Division Walls, Occupancy Separation, Tenant Separation, Vertical Enclosure and Exit Enclosure where applicable; except that bearing walls shall be of a minimum one-hour fire-resistive construction.

2204 FLOORS

2204.1 Floors shall be of steel, concrete or wood.

2204.2 Wood posts shall not be permitted under a girder supporting a ground floor and spaces under ground floors shall have the clearance and ventilation as set forth in Section 2913.

2204.3 Access openings shall be provided to all space under the building as set forth in Sub-section 2913.3.

2205 ROOFS

2205.1 Roofs shall be of incombustible materials or wood.

2205.2 Roof coverings shall be as set forth in Chapter 34.

2205.3 ROOF DRAINAGE: Where parapets or curbs are constructed above the level of the roof, design and construction for roof drainage shall be as set forth in Sub-section 1806.4.

2205.4 ATTIC SPACES: Attic spaces shall comply with Sub-section 2006.5.

2205.5 Where the public has access to roof areas, safeguards as set forth in Section 516 of this Code shall be provided.

2206 FIREPROOFING

2206.1 Bearing walls supporting floors shall be not less than one-hour fire-resistive protection except that where a ground floor has clearance of less than three feet, such fire protection may be omitted.

2207 STAIRWAYS

2207.1 Stairways shall be as required in Part III and Chapter 31.

2207.2 Stairways may be of incombustible or combustible materials.

2208 DOORS AND WINDOWS

2208.1 Doors, windows and similar openings in exterior walls and fire walls shall be protected or entirely prohibited as set forth in this Chapter, Chapter 31, or in Occupancy, Part III.

2208.2 Doors and windows shall not project over public property or restricted areas except as provided in Chapter 36.

2209 PROJECTIONS FROM THE BUILDING

2209.1 Projections from the building may be of wood.

2210 COMBUSTIBLE MATERIALS REGULATED

2210.1 No materials more combustible than wood shall be permitted in the construction of permanent portions of Type V buildings.

2210.2 No combustible insulation other than a vapor barrier not exceeding .064 inches in thickness, shall be permitted in concealed spaces.

PART VI
ENGINEERING AND CONSTRUCTION REGULATIONS
CHAPTER 23
LIVE AND DEAD LOADS

2301	GENERAL
2302	UNIT LIVE LOAD
2303	SPECIAL LOAD CONSIDERATIONS
2304	ROOF LIVE LOADS
2305	LIVE LOAD REDUCTIONS
2306	WIND REQUIREMENTS
2307	LIVE LOADS POSTED
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2309	UNIT DEAD LOADS
2310	FOUNDATION DESIGN
2311	LOAD TESTS

2301 GENERAL

2301.1 DESIGN: (a) Any system or method of design or construction shall admit of a rational analysis in accordance with well-established principles of mechanics and sound engineering practices.

(b) Buildings and other structures and all parts thereof shall be designed and constructed to be of sufficient strength to support the estimated or actual imposed dead, live, wind, and any other loads, both during construction and after completion of the structure, without exceeding the stresses for the various materials as specified in this Code.

(c) The floor and roof systems shall be designed and constructed to transfer horizontal forces to such parts of the structural frame as are designed to carry these forces to the foundation. Where roofs or floors are constructed of individual prefabricated units and the transfer of forces to the building frame and foundation is totally or partially dependent on such units, the units and the attachments shall be capable of resisting applied loads in both vertical and both horizontal directions. Where roofs or floors are constructed of individual prefabricated units and the transfer of forces to the building frame and foundation is wholly independent of such units, the units and the attachments shall be capable of resisting applied loads normal to the surface, in and out.

2301.2 LOADS: (a) No building or part thereof shall be designed for live loads less than those specified in this Chapter.

(b) The live loads set forth herein shall be assumed to include ordinary impact but where loading involves unusual impact, provision shall be made by increasing the assumed live load.

(c) Provision shall be made in designing office floors for a load of 2000 pounds placed upon any space two and one-half feet square wherever this load upon an otherwise unloaded floor would produce stresses greater than those caused by a uniformly distributed load of 50 pounds per square foot.

(d) In designing floors, not less than the actual live load to be imposed shall be used in the design. Special provision shall be made for machine or apparatus loads.

(e) Where partition locations are subject to change, floors shall be designed to support, in addition to all other loads, a uniformly distributed load equal to 20 pounds per square foot.

(f) Public garages and commercial or industrial buildings in which passenger car or loaded trucks are placed, used or stored shall have the floor systems designed to support the maximum concentrated wheel load placed in any possible position.

(g) (1) The sway force applied to seats in stadiums, grandstands, bleachers and reviewing stands shall be not less than 24 pounds per lineal foot applied perpendicular to the seats.

(2) Sway forces need not be applied simultaneously with other lateral forces.

2301.3 DEFLECTION: The deflection of any structural member or component, when subjected to live, wind and other superimposed loads set forth herein, shall not exceed the following:

- (a) Roof and ceiling or components supporting plaster
..... span
360
- (b) Roof members or components not supporting plaster
under
..... span
240
- (c) Floor members or components
..... span
360
- (d) Vertical members and wall members or components consisting of (or supporting) material that hardens in place, is brittle, or lacks resistance to cracking caused by bending strains
..... span
360
- (e) Vertical members and wall members or components not required to meet the conditions of 2301.3 (d) above
..... span
180
- (f) A brittle material is one that cracks when the deflection of the assembly under design load exceeds
..... span
360
- (g) Roof and vertical members, wall members and panels of carportes, canopies, marquees, patio covers, utility sheds and similar minor structures not to be considered living areas, where the roof projection is greater than 12 feet in the direction of the span, for free standing roofs and roofs supported by existing structures
..... span
180
- (h) Roof and vertical members, wall members and panels of carportes, canopies, marquees, patio covers, utility sheds and similar minor structures, for Group I Occupancies only, not to be considered living areas, where the roof projection is 12 feet or less in the direction of the span, for free standing roofs and roofs supported by existing structures
..... span
80

(i) Existing structures supporting such roofs shall be capable of supporting the additional loading.

(j) Storm shutters and members supporting screen only
 0 $\frac{\text{span}}{80}$

(k) Free standing utility sheds with greater deflection than span/180 shall not have more than 120 square feet in the projected roof area.

(l) Unless a roof is provided with sufficient slope or adequate individual drains to prevent the accumulation of rain water, ponding shall be considered in the design of roof framing and roof panels.

(m) The design of any system shall submit to rational analysis and in no instance shall the stresses exceed the approved allowables given in this Code.

2301.4 VOLUME CHANGE: In any building, or portion thereof, consideration shall be given to the relief of stresses due to expansion, contraction and other volume changes.

2301.5 DEFINITIONS: For the purpose of this Chapter, certain items are defined as follows:

(a) **SPAN** – The clear dimension between supports for light gage panels and extrusions.

(b) **PROJECTION** – Span plus supports, cantilevers, gutters and wall mounting devices.

2302 UNIT LIVE LOAD

Unit Live Loads shall be not less than set forth in the following Table:

TABLE 23-A

USE	UNIT LIVE LOADS IN POUNDS PER SQUARE FOOT
Apartments.....	40
Auditoriums— Fixed Seats.....	75
Movable Seats.....	100
Balconies and Galleries.....	100
Cabanas and Bath Houses.....	50
Dance Halls.....	100
Dwellings.....	40
Garages.....	100
Garages—for passenger cars with seven and one-half feet fixed maximum head room to upper floors.....	50
Gymnasiums.....	100
Hospitals—Wards and Rooms.....	40
Hotels—Guest Rooms and Private Corridors.....	40
Libraries— Reading Rooms.....	60
Stack Rooms.....	150
Manufacturing— Light.....	75
Heavy.....	125
Marquees.....	60
Offices.....	50
Paths of Egress— Serving occupancies 80 psf or less.....	80

	Serving occupancies over 80 psf	100
	(Nor less than the designed floor load)	
Platform, Assembly		100
Printing Plants— Press Rooms		150
	Composing and Linotype Rooms	100
Rest Rooms		40
Restaurants		80
Reviewing Stands and Bleachers		100
Roof Loads	(See Section 2304)	
Schools—Classrooms		40
Skating Rinks		100
Stages		125
Storage— Light		75
	Medium	125
	Heavy	250
	(Load to be determined by proposed use or occupancy)	
Stores— Light Merchandise		75
	Heavy Merchandise	100

2303 SPECIAL LOAD CONSIDERATIONS

2303.1 FLOORS: In the design of floors, consideration shall be given to the effect of known or probable concentration of load, partial load, impact and machine loads, and design shall be based on the load or combination of loads which produce the higher stresses.

2303.2 BELOW GRADE STRUCTURES: In the design of basements, tanks, swimming pools and similar below grade structures, provision shall be made for the forces due to hydrostatic pressure and lateral pressure of adjacent soil.

For the lateral loads of soil on below grade structures unless substantiated by more specific information, the angle of repose of fragmental rock and natural confined sand shall be 30 degrees, and the angle of repose of filled soil and muck shall be 15 degrees, with a horizontal line.

For the hydrostatic pressure on any floor below a ground water level, calculations shall be based on full liquid pressure, and such floors shall be designed for live load without hydrostatic uplift and hydrostatic uplift without live load except that private swimming pools may be designed with approved pressure releases for hydrostatic uplifts.

2303.3 SAFEGUARDS: (a) Railings, stair-railings and other similar safeguards shall be designed to resist a load of 50 pounds per lineal foot apply in any direction at the top of such barriers.

(b) Intermediate rails, balusters, pickets and other fillers shall be capable of resisting a uniform horizontal load over the gross area of not less than 25 pounds per square foot, without restriction by deflection, but of not less strength than required to resist applicable wind loads as set forth herein.

(c) The main supporting members of such vertical barriers shall be designed and constructed to resist the forces set forth in Paragraphs 2303.3 (a) and (b) herein, whichever is critical, but the reaction of these forces need not be added.

2303.4 ORNAMENTAL PROJECTIONS: Ornamental cantilevered projections on the exterior of buildings shall be designed for not less than 60 pounds per square foot live load or 200 pounds per lineal foot applied at the outer edge, whichever is more critical.

2303.5 INTERIOR WALLS AND PARTITIONS: Permanent, full-height, interior walls and partitions shall be designed to resist a lateral live load not less than five pounds per square foot and, if sheathed with lath and plaster, deflection at this load shall not exceed $L/360$.

(d) Handrails shall be designed and constructed to resist a load of not less than 200 pounds applied in any direction and at any point on the rail.

2304 ROOF LIVE LOADS

2304.1 Roofs shall be designed for a live load of not less than 30 pounds per square foot except:

(a) Roofs occupied as roof gardens or for concentrated loads shall be designed for the corresponding occupancies.

(b) Glass areas of greenhouse roofs shall be designed for a live load of not less than 15 pounds per square foot.

(c) Roofs with a slope of $1\frac{1}{2}$ to 12, or greater, without parapet, supported by wood trusses may be designed for an allowable stress increase for truss members and joints of 33 and $\frac{1}{3}$ percent for both dead and live load.

(d) Roofs of screen enclosures as set forth in Sub-section 4403.1.

2304.2 Roof decking shall be designed to support the live load set forth in Sub-section 2304.1 or a load of 100 pounds per foot applied as a one-foot wide strip perpendicular to, and at the center of, the span of the decking between supports, whichever is more critical.

2305 LIVE LOAD REDUCTIONS

The following reductions in assumed live loads shall be permitted in designing columns, walls, beams, girders, and foundations:

2305.1 No reduction of the assumed live load shall be allowed in the design of any slabs, joists or other secondary members except as set forth herein.

2305.2 A reduction of the total live load used in the design of girders based on a certain tributary floor or roof area shall be permitted as noted in the following schedule. This reduction shall not be in addition to the permitted column reduction nor shall such reduction be used in design of buildings to be used or occupied as warehouses or for storage purposes:

Reduction Allowed	Tributary Floor or Roof Area
5%	100 square feet
10%	200 square feet
15%	300 square feet or more

2305.3 The total live loads carried by a column or footing may be reduced by an amount not exceeding the following percentages except that the reduction at any floor or roof shall not be required to be less than the average percent of reduction allowed for tributary members at that

floor or roof. The percentage herein set forth shall be applicable to all the live load tributary to the member considered based on the location of the member in the building as follows:

Allowable Reductions for Warehouses and Storage Buildings:

	Percent
Roof	0
Roof and one floor	0
Roof and two floors	5
Roof and three floors	10
Roof and four floors	15
Roof and five or more floors	20

Live Load Reductions for Manufacturing Buildings, Stores, and Garages:

	Percent
Roof	0
Roof and one floor	0
Roof and two floors	10
Roof and three floors	20
Roof and four or more floors	30

Allowable Live Load Reductions for All Other Buildings:

	Percent
Roof	0
Roof and one floor	0
Roof and two floors	10
Roof and three floors	20
Roof and four floors	30
Roof and five floors	40
Roof and six or more floors	50

2306 WIND REQUIREMENTS

2306.1 GENERAL: (a) Building and structures and every portion thereof shall be designed and constructed to resist the forces due to wind pressure. The wind velocity shall be taken as not less than 120 MPH at a height of 30 feet above the ground, except as may be otherwise set forth herein.

(b) Such forces shall be applied in any direction, with all possible combinations based on height and shape factors, but in no case shall any roof be designed for less than 30 pounds per square foot live load. The said live load shall not be considered to act simultaneously with the wind load.

(c) Systems shall be designed and constructed to transfer wind forces to the ground.

(d) No allowance shall be made for the shielding effect of buildings or other structures.

(e) The minimum unit wind pressures to be used in design shall be obtained by multiplying the velocity pressures set forth in Table 23-B of Sub-section 2306.2 by the Shape Factors as described in Sub-section 2306.3.

(f) The Building Official may accept a design based on other nationally recognized and accepted data, the validity of which is shown by wind tunnel and/or satisfactory test data, and may require evidence to support the values for wind pressure used in the design of structures not specifically included in this Section.

(g) Structural members, providing stability for the building or

structure, shall be designed to resist the forces set forth in Table 23-B multiplied by the shape factors set forth in Paragraph 2306.3 (a).

(h) Building components such as, but not limited to, purlins, girts, wall panels and sheathing, transferring wind loads to the structural frame, shall be designed to resist the forces set forth in Table 23-B multiplied by the shape factors set forth in Paragraph 2306.3 (b).

2306.2 VELOCITY PRESSURES: (a) Velocity pressures, in pounds per square foot, based on height above ground, in feet, shall be taken as not less than those in Table 23-B.

TABLE 23-b

HEIGHT ABOVE GROUND		MINIMUM VELOCITY PRESSURE	
(In Feet)		In Pounds per square foot	
0 to 5	22	
5 to 15	27	
15 to 25	33	
25 to 35	37	
35 to 55	41	
55 to 75	46	
75 to 100	50	
100 to 150	55	
150 to 250	63	
250 to 350	71	
350 to 550	80	
550 to 750	89	
750 to 1000	97	
over 1000	100	

(b) Velocity pressures are based on the formula

$$P = 0.00256 \times V^2 \times \left(\frac{H}{30} \right)^{2/7} \text{ where:}$$

V = 120 MPH; and

H = the height above grade (in feet) of the pressure being computed.

(c) Velocity pressure for heights above 1000 feet may be taken as that for 1000 feet.

2306.3 SHAPE FACTORS: (a) Shape factors for the stability of a building or structure shall be taken as: ("Plus" signifies pressures inward or downward and "minus" signifies pressures outward or upward.)

(1) For Vertical Surfaces:

(aa) Rectangular Prismatic Structures. 1.3
(sum of + 0.8 windward and - 0.5 leeward)

(bb) Cylinders 0.7

(cc) Flat surfaces with no appreciable depth
such as signs and fences. 1.4

((dd) Partially Open Surfaces:

Per cent Solid	Shape Factor (times gross area)
10	0.35
20	0.55
40	0.80
60	1.00
80	1.20
100	1.40

(2) For Horizontal Surfaces (Including Surfaces with less than 10° inclination to the horizontal.)

	Windward* ½ of surface	Leeward** ¾ of surface
(aa) Enclosed Buildings:	- 1.0	- 0.75
(bb) Buildings with one or more sides open	- 1.5	- 1.25
(cc) Overhangs and eaves	- 1.5	(all cases)

*The direction from which the wind is coming.

**The direction towards which the wind is going.

(3) FOR INCLINED SURFACES:

Angles from the Horizontal	Normal to Windward Surface	Normal to Leeward Surface
(aa) Above 70° to 90°	+ 0.80	-0.50
Above 60° to 70°	+ 0.70	-0.50
Above 50° to 60°	+ 0.50	-0.50
Above 40° to 50°	+ 0.20	-0.50
Above 30° to 40°	-0.20	-0.50
Above 20° to 30°	-0.40	-0.50
. 10° to 20°	-0.70	-0.50

(bb) Overhangs and Eaves -1.50 (all cases)

(cc) For buildings with one or more sides open, add -1.0 to the negative factors for inclined surfaces.

(dd) For gable roofs a factor of -0.6 shall be used when the wind is assumed to blow parallel with the roof ridge.

(ee) The wind pressure on a curved roof due to wind blowing at right angles to the axis of the roof shall be computed on the basis that the curved portion is divided into not less than five equal segments. The pressure on each segment, whether positive or negative, shall be determined by the use of shape factors in Sub-paragraph (aa) above, appropriate to the slope of the chords of the segments.

(ff) In multi-span or saw-tooth roofs where the span heights and slopes are approximately the same and where there is a sheltering effect from the windward span, the external pressures and forces on the intermediate spans may be approximately reduced.

(b) Shape factors for building components transferring wind loads to the structural frame shall be taken as:

(1) VERTICAL SURFACE SHAPE FACTORS

	Pressure Inward	Pressure Outward
(aa) Exterior walls of enclosed buildings, including fixed lites of glass, glazing and all supporting members.	+ 1.1	-1.1
(bb) Operative doors and windows, including all constituent parts.	+ 1.1	-1.1
(cc) Exterior walls of buildings with one or more sides open.	+ 1.1	-1.5

(2) Horizontal Surface Shape Factors as set forth in Paragraph 2306.3 (a) (2).

(3) Inclined Surface Shape Factors as set forth in Paragraph 2306.3 (a) (3).

(4) Buildings having characteristics likely to exceed the values for design pressures obtained by use of the shape factors set forth in Paragraphs 2306.3 (a) and (b) herein shall be designed with appropriate shape factors.

2306.4 OVERTURNING MOMENT AND UPLIFT: (a) Computations for overturning and uplift shall be based on the building as a whole using the shape factors set forth in Paragraph 2306.3 (a).

(b) Overturning stability of any building or structure taken as a whole shall be provided and shall be not less than 150 percent of wind load overturning moment.

(c) Uplift stability of any building structure or part thereof or isolated component thereof shall be provided and shall be not less than 150 percent of the wind load uplift thereon.

(d) Stability may be provided by dead loads, anchors, attachments, the weight of earth superimposed over footings or anchors, the withdrawal resistance of piles or the resisting moment of vertical members embedded in the ground.

2306.5 STRESSES: (a) For member carrying wind stresses only, and for combined stresses due to wind and other loads, the allowable stresses and the allowable loads on connections may be increased 33½ percent from the maximums set forth in this Code for the materials used except as follows:

(1) Such increased stresses shall not apply to foundations except as provided in Section 2310.

(2) Such increased stresses shall not apply to towers, cantilevered projections or metal sheathing where vibrations or fluttering action could be anticipated.

(3) Glass areas shall not be increased from those set forth in Table 35-E.

(4) Such increased stresses shall not apply to glazing materials other than glass.

(b) In no case shall the cross-section properties be less than required for dead load plus live load without wind load.

2306.6 SCREEN ENCLOSURES: The wind loads on screen surfaces shall not be less than set forth in Paragraph 4403.4 (c). Design shall be based on such loads applied horizontally inward and outward to the walls with a shape factor of 1.3, and applied vertically upward and downward on the roof with a shape factor of 0.7.

2307 LIVE LOADS POSTED

2307.1 (a) (1) The live loads in every building or structure, or part thereof, of Group F or Group G Occupancy approved by the Building Official shall be shown on plates supplied by the owner, or his authorized agent, in that part of each space to which such loads apply.

(2) Such plates shall be of approved durable materials, displaying

letters and figures not less than three inches in height, and shall be securely affixed to the structure in conspicuous places.

(3) Such notices shall not be removed or defaced and where defaced, removed or lost, it shall be the responsibility of the owner to cause replacement as soon as possible.

2308 OCCUPANCY PERMITS

2308.1 Plans for proposed buildings or structures of Group F or Group G Occupancy, and storage areas in buildings of any occupancy, shall show the allowable loading for each portion of the floor and roof areas and Certificates of Occupancy as set forth in Section 307 shall not be issued until such loads are posted as set forth in Section 2307 herein.

2308.2 No change in the occupancy of any building shall be made until a Certificate of Occupancy has been issued certifying that the Building Official has approved the building as suitable for the loads characteristic of the proposed occupancy.

2308.3 It shall be unlawful at any time to place, or permit to be placed, on any floor or roof of a building or structure a load greater than that for which floor or roof is approved by the Building Official.

2309 UNIT DEAD LOADS

Unless otherwise substantiated by specific information, the weight of the materials and assemblies of construction used in the calculation of loads shall be not less than as follows:

Concrete	144 pounds per cubic foot
Earth, dry	100 pounds per cubic foot
Stone masonry	160 pounds per cubic foot
Timber	50 pounds per cubic foot
Wood studs—plastered two sides. . .	18 pounds per square foot
Solid plaster—one-inch thick	10 pounds per square foot
Four-inch hollow blocks—gypsum . .	13 pounds per square foot
Four-inch hollow blocks—concrete . .	25 pounds per square foot
Eight-inch hollow blocks—clay	40 pounds per square foot
Eight-inch hollow blocks—concrete .	50 pounds per square foot
One-inch wood sheathing	4 pounds per square foot
Two 30-pound felts, tar & gravel . . .	6 pounds per square foot
Clay or concrete roof tile	18 pounds per square foot

2310 FOUNDATION DESIGN

2310.1 The load for which foundations shall be designed shall preferably be determined in the following manner. The area of the footing or number of piles shall be determined under the column having the greatest percentage of live load, by dividing the total load by the allowable soil pressure or load per pile. From the results obtained, the dead load soil pressure or load per pile shall be determined by dividing the total dead load by the area of the footing, or the number of piles as determined from the total load, and such figures shall be used to determine all other foundations from total dead loads. The total reduced live load in the column immediately above the footing shall be the live load used in the above computations.

2310.2 Where the pressure on the foundation due to wind is less than

25 percent of that due to dead and other live loads, wind pressure may be neglected in the footing design. Where this ratio exceeds 25 percent, foundations shall be so designed that the pressure due to combined dead, live and wind loads shall not exceed the allowable soil bearing values or allowable loads per pile by more than 25 per cent.

2311 LOAD TESTS

2311.1 Whenever there is insufficient evidence of compliance with the provisions of this Code or evidence that any material or any construction does not conform to the requirements of this Code, or in order to substantiate claims for alternate materials or methods of construction, the Building Official may require tests as proof of compliance to be made at the expense of the owner or his agent by an approved agency. Test methods shall be as specified by this Code for the material in question.

2311.2 Where there is no recognized standard test procedure for the material or assembly in question, the Building Official shall require that the material or assembly under dead plus live load shall deflect not more than as set forth in Sub-section 2301.3 herein, and that the material or assembly shall sustain dead plus twice the live load for a period of 24 hours, with a recovery of at least 80 percent.

2311.3 Where elements, assemblies or details of structural members are such that calculation of their load carrying capacity, deformation underload or deflection cannot be made by rational analysis their structural performance shall be established by tests in accordance with test procedure as approved by the Building Official based on consideration of all probable conditions of loading.

2311.4 Load tests on roofing and attachments shall be as set forth in Sub-paragraph 3402.2 (c)(6) of this Code.



CHAPTER 24
EXCAVATIONS, FOOTINGS AND FOUNDATIONS

- 2401 EXCAVATIONS**
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2401 EXCAVATIONS

2401.1 GENERAL: Until provisions for permanent support have been made, all excavations shall be properly guarded and protected so as to prevent the same from becoming dangerous to life and property and shall be sheet piled, braced and/or shored, where necessary, to prevent the adjoining earth from caving in; such protection to be by the person causing the excavation to be made. No excavation, for any purpose, shall extend within one foot of the angle of repose of any soil bearing footing or foundation unless such footing or foundation is first properly underpinned or protected against settlement.

2401.2 PERMANENT EXCAVATIONS: No permanent excavations shall be made nor shall any construction excavations be left on any lot or lots which will endanger adjoining property or buildings or be a menace to public health or safety. Any such excavations made or maintained shall be properly drained and such drainage provisions shall function properly as long as the excavation exists. Permanent excavations shall have retaining walls of steel, masonry, concrete or similar approved material of sufficient strength to retain the embankment together with any surcharged loads.

2401.3 ENFORCEMENT: Where, in the opinion of the Building Official, an unsafe condition may result or damage may occur as the result of an excavation, he may order the work stopped or may approve the work of excavation subject to such limitations as he may deem necessary.

2402 BEARING CAPACITY OF SOIL

2402.1 SOIL INVESTIGATION: Plans for new buildings or additions shall bear a statement as to the nature and character of the soil under the structure. Where the bearing capacity of the soil is not known or is in question, or the load imposed on the soil is unusual, the Building Official may require examination of subsoil conditions such as by borings or other tests. Evaluation of results of investigation by a Registered Professional Engineer, known to the Building Official to be qualified to evaluate safe bearing capacity may be required. Plate load tests shall be used only to supplement other subsoil investigations.

2402.2 PRESUMPTIVE CAPACITIES: The allowable bearing capacities on supporting soils shall not exceed those set forth in the following table unless the design bearing capacity is substantiated by recognized tests, analysis and procedure. These values are considered safe in respect to actual failure of the supporting ground but do not necessarily ensure the prevention of excessive foundation movements where unusual soil or moisture conditions are encountered.

Nature of Soil	Maximum Soil Pressure (Pounds per square foot)
Other than as stated below	0
Rock or sand fill over soil of higher bearing capacity.	600
Undisturbed sand, or sand and rock.	2500
Solid Rock or with pot holes cleaned and filled with concrete (Minimum depth of strata 5 feet).	6000

2403 SOIL BEARING FOUNDATIONS

2403.1 GENERAL: Footings shall be constructed of reinforced concrete, as set forth in Chapter 25 and in this Section, and shall, insofar as practicable, be so designed that the soil pressure shall be reasonably uniform to minimize differential settlement.

2403.2 CONTINUOUS FOOTINGS: (a) Footings under walls shall be continuous or continuity otherwise provided and shall not be less than required to keep the soil pressure within that set forth in Section 2402 nor less than the following minimums:

Allowable Bearing Capacity (Pounds per square foot)	No. of Stories	Depth and Width
600	1	12"x30"
	2	12"x36"
2500 or More	1	10"x16"
	2	10"x20"

Based on soil investigation as set forth in Sub-section 2402.1, the footing sized may be reduced considering allowable bearing values and loads, but the minimum width of a footing under the main walls of a building shall not be less than 16 inches nor less than eight inches more than the width of the foundation wall.

(b) Masonry fences, flower bins, steps and similar decorative structures shall have reinforced concrete foundations designed for all live, dead and wind loads as set forth in Chapter 23. The minimum sizes of these foundations shall be as follows:

	Height			
	9" to 2'	2'1" to 4'	4'1" to 6'	6'1" to 10'
Other than rock	4" x 8"	8" x 16"	10" x 16"	12" x 20"
For rock	None	8" x 12"	8" x 16"	10" x 20"

(c) The minimum continuous footings specified in this section shall be reinforced as follows:

Reinforcing	Width Foundation
2-#4 Bars	12" wide
2-#5 Bars	16" and 20" wide
3-#5 Bars	24" and 30" wide
4-#5 Bars	36" wide

Where footings are 30 inches or more in width, cross bars designed to

resist bending at the face of the foundation wall shall be provided.

(1) Equivalent areas in #4 reinforcing bars may be substituted for the sizes as specified.

(2) Splices in reinforcing bars shall be not less than 24 bar diameters and all corners shall be properly tied. When three or more bars are required, the bars shall be held in place and alignment by transverse bars spaced not more than four feet apart.

(3) The reinforcement for footings and other principal structural members in which concrete is deposited against the ground shall have not less than three inches of concrete between the reinforcement and the ground contact surface. If concrete surfaces after removal of the forms are to be exposed to the weather or be in contact with the ground, the reinforcement shall be protected with not less than two inches of concrete for bars larger than #5 and one and one-half inches for #5 or smaller bars.

(4) Excavations for continuous footings shall be cut true to line and grade and the sides of footings shall be formed, except where soil conditions are such that the sides of the excavation stand firm and square. Excavations shall be made to firm, clean bearing.

(d) Continuous footings shall be placed level and any changes in the grade of such footings shall be made with a vertical tie of the same cross section and design as the footings, or the smaller of the footings, so joined.

(e) Continuous footings on which the center of gravity of the loads fall outside of the middle one-third shall be considered eccentric and provisions shall be made to limit the soil pressure at the edges to acceptable values by means of counter-balancing or by other approved methods.

(f) When foundation walls are to be poured separately from the footing, they shall be keyed and doweled to the footing with not less than #4 dowels, 20 diameters in length above and below the joint, and spaced not more than 4 feet apart. Where footing depth does not allow straight dowels standard hooks will be allowable.

(g) Concrete footings and pads shall not receive superimposed loads until 12 hours or more after the concrete is placed.

(h) Excavations for footings and foundations which are to serve as forms shall be thoroughly wet prior to the placing of concrete.

2403.3 ISOLATED FOOTINGS: (a) Dimensions for an isolated footing shall not be less than 10 inches deep and 20 inches square. Isolated footings in soil having low lateral restraint and isolated piers shall be provided with adequate bracing to resist lateral movement.

(b) Isolated footings on which the center of gravity of the load falls outside the middle $\frac{1}{3}$ of any line passing through the center of gravity of the footings shall be considered eccentric, and provisions shall be made to limit the soil pressure at the edges by means of footings straps or other approved methods.

(c) Where isolated footings support reinforced concrete columns, dowels equivalent in number and area to the column reinforcing and having a length not less than 20 diameters above and below the joint shall be provided in the footing. Where footing depth does not allow straight dowels standard hooks will be allowable. Such dowels, or anchor bolts as required for steel columns, shall be held to proper grade and location

during the pouring of the footing by means of templates or by other approved methods.

2403.4 CONCRETE SLABS ON FILL: (a) Concrete floors within buildings where placed directly on the supporting soil shall comply with this Sub-section.

(b) Where it is proposed to place concrete slabs directly on the supporting soil, a sub-grade shall be thoroughly compacted by approved methods. All fill placed under slabs shall be clean sand or rock, free of debris and other deleterious materials. The maximum size of rock within 12 inches below the floor slab in compacted fill shall be three inches in diameter. Where fill material includes rock, large rocks shall not be allowed to nest and all voids shall be carefully filled with small stones or sand, properly compacted.

(c) (1) Concrete floor slabs placed directly on the supporting soil shall be a minimum of 4 inches in thickness, reinforced with not less than 0.029 square inches of reinforcing per linear foot of slab in each direction.

(2) Where top soil has been stripped and fill has been compacted under the supervision of a special inspector to a minimum of 92 percent compaction for all layers as verified by field density tests as set forth herein, no reinforcement shall be required.

(3) Such unreinforced slab shall not be supported by foundation walls.

(4) Tests shall be made in accordance with Methods of Test for Moisture Density Relations of Soils, ASTM D1557, as set forth in Section 402, modified to use 25 blows on five layers with a 10 pound hammer dropping 18 inches.

(d) Where a concrete slab is supported by a foundation wall or continuous footing, the slab shall be reinforced for a distance of not less than 2½ feet out from such support with a minimum of twice the area of reinforcing set forth in Paragraph 2403.4 (c).

(e) The discontinuous edges of all slabs surrounding swimming pools and slabs for screen patios shall be at least 8 inches deep for a width of 8 inches and contain 1 #5 continuous bar.

2404 PILE FOUNDATIONS

2404.1 GENERAL: (a) Piles used for the support of any building or structure shall be driven to a resistance and penetration in accordance with the plans and/or specifications and as set forth herein.

(b) Piles may be jetted under the supervision of the Engineer. Immediately after completion of jetting, pile shall be driven below the depth jetted to the required resistance, but not less than one foot. No jetting will be permitted that may be detrimental to existing adjacent structures or piles that have been driven.

(c) When isolated columns, piers and other loads are supported on piles a minimum of three piles shall be used for such support unless lateral bracing is provided at the pile cap to insure stability. Should a pile group be loaded eccentrically so as to produce an overload on any pile more than 10 percent of the allowable load, footing straps or other approved methods shall be required to counteract the effect of eccentric loading.

(d) The minimum center to center spacing of piles shall be not less than twice the average diameter of round piles or $1\frac{1}{4}$ times the diagonal dimension of rectangular piles but in no case less than 30 inches, considering also provisions of Section 2404.1 (1). Piles supporting walls shall have dowels in piling to offer sufficient resistance for lateral restraint of grade beam.

(e) Non-fluid soil shall be considered as providing full lateral support against column action. The portion of a pile which extends through air, water, fluid soil or other unstable material shall be designed as a structural column. Soils having a consistency stiffer than fluid soil may be considered as capable of providing lateral support. Where cast-in-place piles are used reinforcement shall extend ten feet below the plane where the soil provides lateral restraint. Sufficient reinforcing for all types of piles shall be provided at the junction of the pile and pile cap or grade beam to make a suitable connection. Shells conforming to Paragraph 2404.6 (f) may be considered as reinforcement.

(f) Reinforced concrete caps shall be provided for all pile clusters and such caps shall extend laterally not less than 6 inches beyond the extreme pile surface and vertically not less than 4 inches below the pile butt. Pile caps may be omitted when piles are used to support grade beams, provided that the spacing of Paragraph (d) above is complied with and provided that the portions of the grade beams acting in place of the pile cap shall be computed by a recognized method of analysis to properly carry the loads.

(g) Piles shall be driven using an approved cushion block consisting of material so arranged as to provide transmission of hammer energy equivalent to one-piece hardwood with the grain parallel to the axis of the pile and enclosed in a metal housing to prevent its lateral deformation between the hammer ram and the top of the pile.

(h) Friction piles shall be driven a minimum penetration of 12 feet below the cut-off or the existing ground, whichever is the lower.

(i) Diesel hammers may be used for driving piles if provided with one of the following means of determining the energy of the hammer's blow.

(1) Closed top diesel hammers shall be used with a rating instrument and charts to measure the equivalent WH energy per blow of the hammer. The equivalent WH energy as measured by the instrument shall be the ram's weight times the equivalent ram stroke which is the actual ram stroke plus an added value obtained from the energy stored in the bounce chamber. The energy per blow shall be the equivalent WH energy for the closed top diesel.

(2) Open top diesel hammers shall be equipped with a ram stroke indicator rod which is striped in increments above the hammer body and fastened to the body of the hammer. The energy per blow for the open top diesel shall be computed as the ram's working stroke times the ram's weight.

(3) The load bearing formula applicable for single-acting pile hammers shall be used to compute the bearing capacity of the driven pile.

(j) Followers shall be used only upon permission of the special inspector or Engineer and only where necessary to effect installation of piles. A follower shall be of such size, shape, length, material and weight as to permit driving the pile in the desired location and to the required depth and resistance, without loss of hammer energy in the follower.

(k) Splices shall be avoided as far as practicable. Splices shall be so constructed as to provide and maintain true alignment and position of the component parts of the pile during installation and subsequent thereto. Splices shall develop the required strength of the pile.

(l) The safe capacity of a group of friction piles in plastic material may be determined by load testing the group to 150 percent of the proposed group load or by the formula given in Subsection 2404.2. When computed by formula, the allowable load for such a group shall be the allowable load for one pile times the number of piles in the group times the efficiency of the pile group as follows:

$$E = 1 - \phi \left(\frac{(N-1)M + (M-1)N}{90MN} \right)$$

E	is the efficiency
S	the average spacing of the piles, in inches
M	the number of rows
N	the number of piles in one row
D	the average diameter of the pile, in inches
ϕ	arc tan $\left(\frac{D}{S} \right)$ in degrees

(m) Types of piles which are not provided for in this Section shall conform to the requirements herein for the type which it most nearly approximates, subject to such additional requirements as may be made by the Building Official.

(n) Pile driving hammers shall develop a minimum of one foot-pound of energy per pound of pile or mandrel, but not less than 7,000 foot-pounds of energy per blow.

(o) Piles may be driven with drop or gravity hammers provided the hammer shall weigh not less than 3,000 pounds and the fall of the hammer shall not exceed 6 feet.

(p) Piles shall be driven with a variation of not more than ¼ inch per foot from the vertical, or from the batter line indicated, with a maximum variation of the head of the pile from the position shown on the plans of not more than three inches, subject to the provisions of Paragraph 2404.1 (c).

(q) The special inspector or Engineer supervising the pile driving operations shall be required to keep an accurate record of the material and the principal dimensions of each pile; of the weight and fall of the hammer, if a single-acting hammer or drop hammer; the size and make, operating pressure, length of hose, number of blows per minute and energy per blow, if a double-acting hammer; together with the average penetration of each pile for at least the last five blows, and the grades at tip and cut-off. A copy of these records shall be filed with the Building Official and kept with the plans.

(r) Where piling must penetrate strata offering high resistance to driving or where jetting could cause damage, the inspector or supervising Engineer may require that the piles be set in predrilled or punched holes. The equipment used for drilling or punching must be approved by the special inspector or Engineer. The piles shall reach their final penetration by driving.

(s) (1) The maximum load permitted on any pile shall not exceed 36 tons unless substantiated by load test performed at the site, as set forth in Sub-section 2404.9 herein.

(2) The Building Official may require tests on any pile where performance is questionable.

(t) Piles shall be designed and driven to develop not less than 10 tons safe bearing capacity.

(u) In soils in which the installation of piles causes previously installed piles to heave, accurate level marks shall be put on all piles immediately after installation and all heaved piles shall be reinstalled to the required resistance.

(v) Piles shall not be driven closer than two feet nor jetted closer than ten feet, to an existing building or structure unless approved by a special inspector or engineer.

2404.2 DRIVING FORMULA LOAD: Subject to pile load limitations contained in Paragraphs 2404.3 (h) and 2404.4 (b) and in the absence of pile load test data satisfactory to the Building Official, the load on a pile shall not exceed that computed from the following driving formula:

$$\begin{aligned} \text{Drop Hammer:} & \quad P = \frac{2 \text{ Wh}}{S + 1} \\ \text{Single Acting Hammers:} & \quad P = \frac{2 \text{ Wh}}{S + 0.1} \\ \text{Double Acting Hammers:} & \quad P = \frac{2 (W + Ap) h}{S + 0.1} \\ \text{Or Differential} & \end{aligned}$$

In which:

A = area of piston in square inches

p = pressure in pounds per square inch at the hammer

P = equals allowable total load in pounds

W = equals weight of striking part of hammer in pounds

h = equals height of fall of striking part of hammer in feet or stroke in feet

S = equals average penetration, in inches, per blow of not less than the five final blows

E = equals actual energy delivered by hammer per blow in foot pounds.

2404.3 (a) Wood piles shall conform to the Standard, Round Timber Piles, ASTM D25, as set forth in Section 402.

(b) Untreated wood piles in all cases shall be cut off not higher than mean low water and shall be capped with concrete.

(c) (1) Pressure preservative treatment for wood piles shall conform to the Standard All Timber Products-Preservative Treatment by Pressure Process, AWPA C1, and the Standard, Piles, Pressure Treatment, AWPA C3, as set forth in Section 402.

(2) Preservative treatment required herein may be omitted for piles having rot and borer resistive characteristics, satisfactory evidence of which is approved by the Building Official.

(3) (aa) All preservative treated wood piles shall have a metal tag, brand, or other preservative treatment identification mark.

(bb) Such mark shall identify the producer, and/or the appropriate inspection agency, and treatment specification or quality mark.

(d) Wood piles supporting structures over the ground may be cut

off at any elevation below the ground surface provided that such piles shall have been treated with the equivalent of Grade 1 creosote oil under pressure in such a manner as to retain not less than 12 pounds of creosote oil per cubic foot. In such cases, the pile butt shall be thoroughly coated with two applications of hot creosote oil.

(e) Wood piles which support a structure over water may project above the water to such height as may be necessary for structural purposes, provided that such piles used to support structures other than open wharfs, boat loading and other similar light structures shall have been treated with the equivalent of Grade I creosote oil or 7-30 creosote-coal tar solutions under pressure in such a manner as to retain not less than 20 pounds of creosote oil or creosote-coal tar solution per cubic foot or refusal.

(f) Wood piles shall be driven with a protective driving cap or ring when necessary to prevent brooming or splitting of the butt. When brooming or splitting occurs, such piles shall be cut back to solid wood before the final resistance to penetrations is measured.

(g) If required, when driving through or to hard material or to rock, wood piles shall be fitted with a metal protective drive shown satisfactory to the Building Official.

(h) (1) The maximum allowable load on a round timber pile shall be determined in accordance with Paragraph 2404.1 (s) herein, provided the maximum allowable stresses of timber are not exceeded.

(2) Maximum allowable stresses shall be determined in accordance with the Standard "Standard Method for Establishing Design Stresses for Round Timber Piles", ASTM D2899, as set forth in Section 402 of this Code, provided such stresses do not exceed those recommended by the National Forest Products Association (NFPA) in Part X of "National Design Specifications for Stress-Grade Lumber and Its Fastenings", as set forth in Section 402 of this Code.

2404.4 PRECAST CONCRETE PILES: (a) Precast concrete piles shall be cast of concrete having a compressive strength of not less than 3,000# per square inch at time of driving, and shall be reinforced with a minimum of four longitudinal steel bars having an area of not less than one percent nor more than 4 percent of the gross concrete area. All longitudinal bars shall be of uniform size and shall be tied by not less than # 2 hoops spaced 8 inches in the body of the pile and not over 3 inches for the first 18 inches from both the butt and the tip. All reinforcement shall be protected by 2 inches or more of concrete, except that for piles subjected to the action of open water, waves or other severe exposure a 3 inch protective covering shall be furnished in the zone of such exposure. For point bearing piles, the concrete area of the tip shall be not less than 75 percent of the area of the butt.

(b) All precast concrete piles shall have their date of manufacture and the lifting points clearly marked on the pile. Concrete piles shall not be driven until they have attained their full specification strength as verified by tests, nor shall the piles be removed from the forms until 50 percent of the specification strength has been attained. Piles shall not be transported nor driven until they have been cured not less than seven days for Type I cement and three days for Type III cement.

(c) In the absence of load tests, the maximum allowable load per pile shall not exceed the values set forth in Table 24-B.

TABLE 24-B

Size (inches)	Maximum Load (Tons)
10 x 10	17
12 x 12	25
14 x 14	35

2404.5 PRESTRESSED PRECAST CONCRETE PILES: (a) Prestressed precast concrete piles shall conform to Section 2509 and to Sub-section 2404.1, 2404.2, 2404.4, and 2404.9 except as specifically detailed in this sub-section.

(b) Prestressed concrete piles shall be cast of concrete having a compressive strength of not less than 5,000 psi at time of driving and 3,000 psi before transfer of the prestressing force. The prestressing elements shall not be stressed initially in excess of 75 percent of its ultimate strength. The elements shall transfer a compressive stress to the concrete, after losses, of not less than 0.08 of the specified strength at driving. Under loads other than handling no tension will be permitted in the concrete.

(c) Longitudinal reinforcing shall be protected by 2 inches of concrete and shall be tied by #2 hoops or #5 AS&W gage spirals spaced at 8 inches in the body of piling 14 inches or smaller and 9 inches in the body of piling 16 inches or larger and not over 3 inches for the first 18 inches from both the butt and the tip.

2404.6 CAST-IN-PLACE: (a) Cast-in-place concrete piles shall consist of a steel shell driven in intimate contact with the surrounding soil and left in place and filled with concrete. Steel shells may be uniformly tapered, step-tapered, cylindrical or a combination of such shapes and may be laterally corrugated, spirally corrugated, longitudinally fluted or plain.

(b) Pile shells and end closures shall be of sufficient strength and rigidity to permit their driving in keeping with the driving method used, and to prevent harmful distortion caused by soil pressures or the driving of adjacent piles until filled with concrete. A reduction of cross sectional area in excess of 15 percent shall be cause for rejection. The shells shall also be sufficiently watertight to exclude water during the placing of concrete.

(c) The minimum diameter shall be 8 inches.

(d) Concrete for cast-in-place piles shall develop a compressive strength of not less than 3,000 # per square inch at 28 days. The concrete shall be deposited in a continuous operation so as to insure a full sized pile without voids or separation. Concrete shall be placed in the dry. The pile may be sealed by depositing concrete by tremie or other approved method.

(e) Splices of shell sections shall be designed to insure the alignment of the shells and develop the full strength of the shell station.

(f) (1) The load on the shell shall not exceed 25 percent of the minimum average tensile yield strength of the steel multiplied by the area of the shell. (2) Shells having a wall thickness of 0.119 inch or more may be considered as carrying part of the load. (3) Adequate allowance for corrosion shall be considered in the design but not less than the outer 1/16 inch of the shell thickness shall be deducted before computing the area of the shell considered as carrying load. (4) The metal for the shells shall conform to the Standards for Welded and Seamless Steel Pipe Piles, Grade 2, ASTM A252, for Hot-Rolled Carbon Steel Sheets and Strip of

Structural Quality, ASTM A570 and Carbon Structural Steel, Cold-Rolled Sheet, ASTM A611, as set forth in Section 402. (5) The yield strength used in design shall be that of the material in the fabricated shell.

(g) For friction piles the allowable load shall be computed at the cross section located at a point two-thirds of the embedded length of the pile, in material providing suitable lateral support, measured upward from the tip. The load on the concrete shall not exceed 25 percent of the 28 day strength of the concrete multiplied by the concrete area.

(h) For end bearing piles, the concrete area of the critical section shall be such that the unit stress on the concrete does not exceed 0.25 f_c under the pile load. The area of the shell and the critical section of the concrete shall be taken at the elevation where the pile enters the stratum furnishing and bearing.

2404.7 ROLLED STRUCTURAL STEEL SHAPES: (a) Rolled structural steel piles shall conform to the Standards for General Requirements for Hot-Rolled and Cold-Finished Carbon and Alloy Steel Bars, ASTM A29, and Carbon Steel Bars Subject to Mechanical Property Requirements, ASTM A306, set forth in Section 402, except that copper may be added to increase the corrosion resistant properties of the material.

(b) Sections of such pile of H form shall have flange projections not exceeding 14 times the thickness of web or flange and total flange width not less than 85 percent of the depth of the section.

(c) No section shall have a nominal thickness of metal less than 3/8 inch.

(d) For end-bearing piles, the allowable stress may be determined on the basis of an allowable stress of 25 percent of the yield value of the steel.

(e) In the absence of adequate corrosion protection, 1/16 inch shall be deducted from each face in determining the area of the pile section.

(f) The allowable load, when used as friction piles, shall be determined by load tests at the site.

2404.8 SPECIAL PILES OR SPECIAL CONDITIONS: The use of types of piles or conditions not specifically covered herein may be permitted, subject to the approval of the Building Official, upon submission of acceptable test data, calculations or other information relating to the properties and load-carrying capacity of such piles.

2404.9 LOAD TEST ON PILES: (a) Single piles tested shall be loaded to at least twice the desired design load and should pile groups be tested, the test load shall be not less than 1½ times the total desired load for the group.

(b) The apparatus for applying known vertical loads to the top of the pile shall maintain constant load under increasing settlement, and shall apply the loads in such a way that no lateral forces or impact will occur. Hydraulic jacks when used, shall be equipped with a calibrated pressure gage. Uplift piles used to provide the jacking resistance shall be a sufficient distance from the test pile so as not to influence its behavior under test.

(c) The test load shall be applied in increments of not more than 25 percent of the design load until the total test load has been applied.

(d) The method for determining vertical movement shall be subject to the approval of the Building Official. Readings shall be sufficient in number to define the time settlement and rebound curve.

(e) Each load increment shall be maintained for a minimum of one hour, and until the rate of settlement is less than 0.01 inch per hour. The total load shall be maintained until settlement does not exceed 0.01 inch in 24 hours. Settlement readings shall be taken at regular intervals during the test period.

(f) After the maximum load has remained on the pile for 24 hours and final settlement readings have been taken, the pile shall be unloaded in 50 percent decrements of design load. Rebound readings shall be taken at regular intervals during the unloading period, and final reading taken approximately 12 hours after the entire load has been removed.

(g) The maximum allowable pile load shall be one-half of that load which causes a net settlement of not more than 0.005 inch per ton of test load, a gross settlement of one inch (whichever is less) or a disproportionate increase in settlement.

2405 FOUNDATION WALLS AND GRADE BEAMS

2405.1 EXTERIOR FOUNDATION WALLS: (a) GENERAL: (1)

Exterior foundation walls of buildings, where the character of the soil is such that allowable soil loads of 1,500 pounds or less per square foot are used for design, shall be poured-in-place reinforced concrete from the footing to the bottom of the first or ground floor construction.

(2) Exterior foundation walls of building, where the character of the soil is such that allowable soil loads of more than 1,500 pounds per square foot are used for design, may be of unit masonry or concrete on continuous concrete footings.

(3) Under the exterior walls of buildings of Type V construction, in locations where extreme dampness exists, the Building Official may approve isolated piers, provided such piers are as otherwise set forth in Paragraph 2405.2 (b).

(b) DETAILED REQUIREMENTS:

(1) The thickness of the foundation wall shall be not less than eight inches.

(2) Where wood joist construction is used for the first or ground floor, the thickness of the exterior foundation walls shall be not less than eight inches, plus four inches for the bearing of joists.

(3) Foundations of unit masonry supporting joists shall be capped with four inches of concrete.

2405.2 INTERIOR FOUNDATION WALLS: Interior foundation walls shall be of the material and design as specified in Section 2405.1 except as follows:

(a) Interior foundation walls which support stud walls shall be exempted from the additional 4 inches of width required for the bearing of joists.

(b) For wood frame buildings not exceeding one story in height, isolated piers may be substituted for interior foundation walls where such piers do not exceed 24 inches in height, are a minimum of 12 inches by 12 inches in cross-sectional dimension, and are located at corners and points of concentration, but not more than six feet apart.

2405.3 GRADE BEAMS: (a) Grade beams, supporting loads between piles or piers, shall be reinforced concrete, or structural steel protected by two inches of concrete cover.

(b) Grade beams shall be the thickness of the wall they support but never less than eight inches nor less than set forth for foundation walls herein.

(c) Grade beams shall be suitably designed and reinforced around access openings and vents.

2406 GRADES UNDER BUILDINGS

2406.1 (a) The grade of the ground under buildings of joist or suspended slab construction having no basements shall not be lower than the lowest surrounding finished lot area grade in order to prevent the accumulation and standing of ground, storm, or tide water under such buildings unless provided with other approved means of drainage.

(b) Plans for future raising of lots shall be taken into account in planning the grade of the ground under such buildings, or

(c) The Building Official may establish grades under such buildings based on present or future street or sidewalk grades abutting the property.

2407 RETAINING WALLS

2407.1 All walls exceeding 24 inches in height built to retain or support earth, or subject to pressure from adjoining earth, and any surcharge shall be designed to resist the pressures to which they are subjected, including water pressure that may exist.

2408 SEAWALLS AND BULKHEADS

2408.1 (a) All dredging, filling, excavation and waterfront construction such as docks, piers, wharves, bridges, groins, jetties, moles, breakwaters, seawalls, revetments, causeways, artificial nourishment of beaches or other deposition or removal of material in all water areas within the area of jurisdiction of this Code shall be planned and designed by a Professional Engineer in accordance with this Code and other applicable standards and requirements of the Administrative Authority, except that

(b) The requirement for professional design will not be required by the Building Official for bulkheads, docks, piers and similar structures constructed in conjunction with private residences on lakes, private canals and similar water frontage not subject to wind, wave, or tidal action; do not involve unusual soil conditions, slopes, or unstable soil; and are not part of a foundation or support for an above-grade structure.

**CHAPTER 25
REINFORCED CONCRETE**

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2501 GENERAL

Reinforced concrete shall be of the materials, proportions, strength and consistency as set forth in this Chapter and shall be designed by methods admitting of rational analysis according to established principles of mechanics.

2502 STANDARDS

The following Standards are hereby adopted as part of this Code as set forth in Section 402:

2502.1 Building Code Requirements for Reinforced Concrete, ACI 318.

2502.2 Minimum Standard Requirements for Precast Concrete Floor Units, ACI 512.

2502.3 Manual of Standard Practice for Detailing Reinforced Concrete Structures, ACI 315.

2502.4 Minimum Requirements for Thin Section Precast Concrete Construction, ACI 525.

2502.5 Deformed Billet Steel Bars for Concrete Reinforcement, ASTM A615.

2502.6 Standard Specifications for Vermiculite Concrete Roofs and Slabs-On-Grade, ANSI A122.1.

2503 DEFINITIONS

The following words and terms shall, for the purpose of this Code, have the meanings set forth in this Section:

- (a) Commissioners of Buildings shall mean the Building Official.
- (b) Board of Special Construction shall mean the Board of Appeals.

2504 MATERIALS AND TESTS

2504.1 PORTLAND CEMENT: Portland cement shall conform to the Standard Specification for Portland Cement, ASTM C150, as set forth in Section 402.

2504.2 CONCRETE AGGREGATES: Aggregates used in concrete

for building a structure shall conform to the Standard Specifications for Concrete Aggregates, ASTM C33, or the Standard Specifications for Lightweight Aggregates for Structural Concrete, ASTM C330, as set forth in Section 402, except as follows:

(a) The gradation of locally produced sand and crushed rock aggregate shall be as follows:

COARSE AGGREGATE			FINE AGGREGATE		
Percent Passing			Percent Passing		
1½" Sieve	100	¾" Sieve	100-
1" Sieve	95-100	#4 Sieve	90-100
½" Sieve	25-60	#8 Sieve	70-95
#4 Sieve	0-10	#16 Sieve	50-85
#8 Sieve	0-5	#30 Sieve	30-70
			#50 Sieve	10-45
			#100 Sieve	0-10

(b) Aggregates failing to meet these specifications but which have been shown by approved laboratory test to produce concrete of the required quality may be used where authorized by the Building Official.

(b) Aggregates shall be quarried or washed in fresh water and shall contain not more than one-twentieth of one percent salt by weight.

2504.3 REINFORCING: Reinforcing steel complying with the Standard set forth in Sub-section 2502.5 shall not be of structural grade.

2504.4 TESTS: (a) The Building Official, or his authorized representative, shall have the right to order the test of any material entering into concrete or reinforced concrete to determine its suitability for the purpose; to order reasonable tests of the concrete from time to time to determine whether the materials and methods in use are such as to produce concrete of the necessary quality; and to order the test under load of any portion of a completed structure, when conditions have been such as to leave doubt as to the adequacy of the structure to serve the purpose for which it is intended.

(b) Tests of materials and of concrete shall be made in accordance with the requirements of the American Society for Testing Materials as noted elsewhere in this Chapter. Tests shall be made by an approved testing laboratory and the results of such tests submitted to the Building Official by the laboratory. The complete records of such tests shall be available for inspection during the progress of the work and for a reasonable period thereafter, and shall be preserved by the engineer or architect for that purpose.

2505 QUALITY OF CONCRETE

2505.1 CONCRETE QUALITY: (a) For the design of reinforced concrete structures, the value of f'c used for determining the allowable stresses as stipulated in Section 2505.3 shall be based on the 28-day compressive strength of the concrete or the specified minimum compressive strength at the earlier age at which the concrete may be expected to receive its full load. All plans, submitted for approval or used on the job, shall clearly show the assumed strength of concrete at a specified age for which all parts of the structure were designed.

(b) The minimum quality and strength of concrete used structurally shall be not less than as follows:

(1) Concrete of heavy aggregates such as common rock and sand shall be of not less strength than 2,000 psi in 28 days.

(2) Concrete of lightweight aggregates such as expanded shale or cinders used for structural columns, beams, suspended slabs and similar structural members shall be of not less strength than 2,000 psi in 28 days nor contain less cement than 5 bags per yard.

(3) Concrete of lightweight aggregates such as expanded shale and other expanded minerals used in combination with tees spaced not more than 32 $\frac{1}{2}$ inches apart placed on formboard and reinforced with wire mesh shall be of not less strength than 350 psi in 28 days.

(c) Concrete of lightweight aggregate such as expanded shale and other expanded minerals used for insulation over structural decks and where not assigned structural value shall be of not less strength than 125 psi in 28 days or a net density of 12 pounds per cubic yard.

(d) Gypsum concrete shall comply with Chapter 26 herein.

(e) The Building Official may accept concrete mixed in the proportion of one cubic foot or one sack of Portland cement, two and one-half cubic feet of sand and four cubic feet of coarse aggregate when machine mixed with sufficient water to make a plastic mix with no free water, provided the use of concrete so proportioned and mixed is limited to minor building components.

(f) Where the design is based on f'c in excess of 3500 psi, proportioning and mixing shall be approved by, and placing shall be under the supervision of a Professional Engineer or Registered Architect, as set forth in Sub-section 305.3.

2505.2 TESTS ON CONCRETE: (a) (1) The Building Official may require a reasonable number of tests to be made during the progress of the work, or may promulgate and set forth in writing such reasonable rules for requiring tests to be made by an approved laboratory as he may consider necessary to insure compliance with this Code.

(2) Not less than three specimens shall be made for each standard test, nor less than one test for each 50 cubic yards of concrete used at any job site.

(3) Specimens shall be made and cured in accordance with the Standard Method of Making and Curing Concrete Compression and Flexure Test Specimens in the Field, ASTM C31, as set forth in Section 402.

(4) Specimens shall be tested in accordance with the Standard Method of Test for Compression Strength of Molded Concrete Cylinders, ASTM C39, as set forth in Section 402.

(5) Test cylinders taken on truck-mixed concrete shall be taken at the approximate one-quarter point and three-quarter point of the load.

(b) The age for strength tests shall be 28 days, or where specified at the earlier age at which the concrete is to receive its full working load, but seven-day tests may be used, provided that the relation between the seven and 28-day strengths of the concrete is established by tests for the materials and proportions used.

(c) To conform to the requirements of these specifications, the average strength of the laboratory cured cylinders representing each class of concrete as well as the average of any five consecutive strength tests representing each class of concrete shall be equal to, or greater than the

specified strength and not more than one strength test in ten shall have an average value of less than 90 percent of the specified strength.

(d) **(1)** In addition, when there is a question as to the quality of the concrete in the structure, the Building Official may require core tests in accordance with the Standard Method of Obtaining and Testing Drilled Cores and Sawed Beams of Concrete, ASTM C42, as set forth in Section 402, or order load tests on that portion of the structure where the questionable concrete has been placed. **(2)** When concrete in structures has failed to meet the minimum standards, the Building Official shall order analysis and report by a Registered Engineer to determine the adequacy of the structure.

(e) The maximum allowable slump of concrete shall be six inches. On the jobs controlled and supervised by a Professional Engineer, this maximum may be exceeded, but no concrete shall exceed the slump as indicated on the approved plans for the proposed work.

No water shall be added at the job site to concrete delivered by truck as ready for use except by the control of a supervising Professional Engineer or other concrete control authority acceptable to the Building Official, and then only when slump tests are made and the concrete so delivered is known to be of less than the slump specified or job conditions require a greater slump.

2505.3 ALLOWABLE UNIT STRESS IN CONCRETE: The allowable unit stresses in concrete shall not exceed those set forth in the Standard in Sub-section 2502.1.

2506 MIXING AND PLACING

2506.1 FORMS AND EQUIPMENT: **(a)** Before placing concrete, all equipment for mixing and transporting the concrete shall be cleaned, all debris removed from the spaces to be occupied by the concrete, forms shall be thoroughly wetted or oiled, masonry filler units that will be in contact with concrete shall be well drenched, and the reinforcement shall be thoroughly cleaned.

(b) Water shall be removed from place of deposit before concrete is placed unless otherwise permitted by the Building Official.

2506.2 MIXING OF CONCRETE: **(a)** Unless otherwise authorized by the Building Official, the mixing of concrete shall be done in a batch mixer of approved type.

(b) All concrete shall be mixed until there is a uniform distribution of the materials and shall be discharged completely before the mixer is recharged.

(c) For job mixed concrete, the mixer shall be rotated at a speed recommended by the manufacturer and mixing shall be continued for at least one and one-half minutes after all materials are in the drum. For batches larger than one cubic yard, mixing time shall be increased 15 seconds for each additional cubic yard or fraction thereof.

(d) Ready-mixed concrete shall be mixed and delivered in accordance with the requirements of the Standard Specification for Ready-Mixed Concrete, ASTM C94, as set forth in Section 402.

(e) No concrete shall be retempered after it has taken an initial set nor shall any batch or portion thereof be deposited in forms more than one

and one-half hours after the mixing of that particular batch has been commenced.

2506.3 CONVEYING: (a) Concrete shall be conveyed from the mixer to the place of final deposit by methods which will prevent separation or loss of the materials.

(b) Equipment for chuting, pumping and pneumatically conveying concrete shall be of such size and design as to insure a practically continuous flow of concrete at the delivery end without separation of the materials.

2506.4 DEPOSITING: (a) Concrete shall be deposited as nearly as practicable in its final position to avoid segregation due to rehandling or flowing. The concreting shall be carried on at such a rate that the concrete is at all times plastic and flows readily into the spaces between the bars. No concrete that has been contaminated by foreign materials shall be deposited on the work.

(b) When concreting is once started, it shall be carried on as a continuous operation until the placing of the panel or section is completed. The top surface shall be generally level. When construction joints are necessary, they shall be made as set forth in Sub-section 2507.8.

(c) All concrete shall be thoroughly compacted by suitable means during the operation of placing, and shall be thoroughly worked around the reinforcement and embedded fixtures and into the corners of the forms. Where concrete is placed in columns or walls, the placing shall be so conducted that the concrete will not pass reinforcements for more than six feet. Separate lifts shall be thoroughly compacted. Vibrators may be used to aid in the placement of the concrete, provided they are used under experienced supervision, the forms are designed to withstand their action, and their action is not directed to bars, any part of which is in contact with concrete which started to take its initial set.

(d) Where conditions make compacting difficult, or where the reinforcement is congested, batches of mortar containing the same proportions of cement to sand as used in the concrete, shall first be deposited in the forms to a depth of at least one inch.

2506.5 CURING: In all concrete structures, concrete made with normal Portland cement shall be maintained in a moist condition for at least the first seven days after placing and high-early-strength concrete shall be so maintained for at least the first three days.

2506.6 BONDING: Before new concrete is deposited on or against concrete which has set, the forms shall be retightened, the surface of the set concrete shall be cleaned of all foreign matter and laitance, and wetted. The cleaned and wetted surfaces of the hardened concrete shall first be slushed with a coating of neat cement against which the new concrete shall be placed before the mortar has attained its initial set.

2507 FORMS AND DETAILS OF CONSTRUCTION

2507.1 DESIGN OF FORMS: Forms shall conform to the shape, lines and dimensions of the members as called for on the plans, and shall be substantial and sufficiently tight to prevent leakage of mortar. Forms shall be properly braced or tied together so as to maintain position and shape. Temporary openings at the bottom of columns shall be provided to facilitate cleaning and inspection before depositing concrete. When the

concrete has attained sufficient strength, forms shall be removed from at least two faces of all reinforced members, other than where placed in contact with the soil or for slabs or joists, to facilitate inspection of placing operations, except that "U" type beam block may be used with the limitations as set forth in Sub-paragraph 2704.2 (c) (2).

2507.2 REMOVAL OF FORMS: The removal of forms shall be carried out in such a manner as to insure the complete safety of the structure. Vertical forms may be removed in 24 hours, provided that the concrete has hardened sufficiently that it is not injured. Bottom forms and shoring for slabs, beams and girders shall not be removed in less than 14 days; except that where tests indicate that the concrete has attained sufficient strength to safely support itself and any imposed loads in less time, adjustments in the above waiting periods may be made by the Building Official in conformance with the results obtained.

2507.3 PIPES AND CONDUITS EMBEDDED IN CONCRETE: Pipes which will contain liquid, gas, or vapor at other than room temperature shall not be embedded in concrete necessary for structural stability or fire protection. Drain pipes and pipes whose contents will be under pressure greater than atmospheric pressure by more than one pound per square inch shall not be embedded in structural concrete except in passing through from one side to the other of a floor, wall or beam. Electric conduits and other pipes whose embedment is allowed shall not, with their fittings, displace that concrete of a column on which stress is calculated or which is required for fire protection, to greater extent than four percent of the area of the cross section. Sleeves or other pipes passing through floors, walls or beams shall not be of such size or in such location as unduly to impair the strength of the construction; such sleeves or pipes may be considered as replacing structurally the displaced concrete, provided they are not exposed to rusting or other deterioration, are of uncoated iron or steel not thinner than standard wrought-iron pipe, have a nominal inside diameter not over two inches, and are spaced not less than three diameters on centers. Embedded pipes or conduits other than those merely passing through, shall not be larger in outside diameter than one-third the thickness of the slab, wall or beam in which they are embedded; shall not be spaced closer than three diameters on centers, nor so located as unduly to impair the strength of the construction. Circular uncoated or galvanized electrical conduit of iron or steel (EMT included) may be considered as replacing the displaced concrete. Non-metallic and non-ferrous metallic conduit which does not reduce the structural strength below that required by the design may be embedded in concrete where such use and embedment complies with the National Electrical Code as set forth in Sub-section 4502.1 herein.

2507.4 CLEANING AND BENDING REINFORCEMENT: Metal reinforcement, at the time concrete is placed, shall be free from rust, scale or other coatings that will destroy or reduce the bond.

2507.5 PLACING REINFORCEMENT: Metal reinforcement shall be accurately placed and adequately secured in position by concrete or metal chairs or spacers or other acceptable methods. The minimum clear distance between parallel bars, except in columns, shall be equal to the nominal diameter of the bars. In no case shall the clear distance between bars be less than one inch, nor less than one and one-third times the maximum size of the coarse aggregate. When reinforcement in beams or girders is placed in two or more layers, the clear distance between layers shall not be less than one inch nor less than the diameter of the bars, and

the bars in the upper layers shall be placed directly above those in the bottom layer.

2507.6 SPLICES IN REINFORCEMENT: (a) In slabs, beams, and girders, splices in reinforcement at points of maximum stress shall be avoided wherever possible. Such splices where used shall be welded, lapped or otherwise fully developed, but, in any case, shall transfer the entire stress from bar to bar without exceeding the allowable bond and shear stresses. The minimum overlap for a lapped splice shall be 24 bar diameters, but not less than 12 inches for bars. The clear distance between bars shall also apply to the clear distance from a contact splice and adjacent splices or bars.

(b) Welded splices in reinforcing bars shall be made by certified welders and shall comply with the Standard for Welding Reinforcing Steel, Metal Inserts and Connections in Reinforced Concrete Construction, AWS D12.1 as set forth in Section 402.

2507.7 CONCRETE PROTECTION FOR REINFORCEMENT:

(a) The reinforcement of footings and other principal structural members in which the concrete is deposited against the ground shall have not less than three inches of concrete between it and the ground contact surface. If concrete surfaces after removal of the forms are to be exposed to the weather or be in contact with the ground, the reinforcement shall be protected with not less than two inches of concrete for bars larger than #5 and one and one-half inches for #5 bars or smaller.

(b) The concrete protective covering for reinforcement at surfaces not exposed directly to the ground or weather shall be not less than three-fourth inch for slabs and walls; and not less than one and one-half inches for beams, girders and columns. In concrete ribbed floors in which the clear distance between ribs is not more than thirty inches, the protection of reinforcement shall be at least three-fourths inch.

(c) Concrete protection for reinforcement shall in all cases be at least equal to the diameter of bars except for concrete slabs and joists as set forth in Paragraph 2507.7 (b).

(d) Exposed reinforcement bars intended for bonding with future extensions shall be protected from corrosion by concrete or other adequate covering.

(e) The above protective coverings are minimums but protection shall be not less than elsewhere set forth for required fire-resistive ratings.

2507.8 CONSTRUCTION JOINTS: (a) Joints not indicated on the plans shall be so made and located as to least impair the strength of the structure. Where a joint is to be made, the surface of the concrete shall be thoroughly cleaned and all laitance removed. Vertical joints shall be thoroughly wetted, and slushed with a coat of neat cement grout immediately before placing of new concrete.

(b) At least two hours must elapse after depositing concrete in the columns or walls before depositing in beams, girders, or slabs supported thereon. Beams, girders, brackets, column capitals, and haunches shall be considered as part of the floor system and shall be placed monolithically therewith.

(c) Construction joints in floors shall be located near the middle of the spans of slabs, beams, or girders except where such slabs, beams or girders carry concentrated loads, in which case the location of construction joints shall be determined by engineering analysis.

2508 PRECAST CONCRETE UNITS

2508.1 GENERAL: (a) Precast concrete units shall comply with the minimum requirements set forth in this Chapter, and the Standards set forth in Sub-sections 2502.2 and 2502.4.

(b) All precast structural items shall be designed by a Registered Professional Engineer.

(c) Only the material cast monolithically with the units at the time of manufacture shall be used in computing stresses unless adequate and approved shear transfer is provided.

(d) The Building Official may promulgate and set forth in writing such reasonable rules for requiring tests to be made by an approved laboratory as he may consider necessary to insure compliance with this Code or uniformity of the products produced. The quantity of tests shall be based on consideration of safety or volume of output.

(e) The Building Official or his representative shall have free access to the plant of any producer at all hours of normal operation, and failure to permit such access shall be cause for revocation of approval.

(f) Failure of any product to satisfy in every respect the quality prescribed, or failure to conform with plans and specifications, shall be cause for rejection of the products.

2508.2 CONCRETE PROTECTION FOR REINFORCEMENT-

Concrete coverage of reinforcement in precast units shall be as set forth in the appropriate standard except that precast cement mortar units may have less cover than otherwise set forth, but not less than $\frac{1}{8}$ inch providing:

(a) The units are manufactured under the control, certification and supervision of a Registered Professional engineer.

(b) Reinforcing shall be galvanized, stainless steel or approved equal.

(c) To insure exact final location of the steel, positive and rigid devices for that purpose are employed in the manufacturing process.

(d) Cement mortar density shall be not less than 155 pounds per cubic foot, including reinforcing, and the minimum strength shall be not less than 5000 psi in 28 days.

(e) Cement mortar shall not contain less than 1 part cement, by volume, for each two parts of fine aggregate.

(f) Fine aggregate shall have a maximum size of 4.76mm (#4 sieve).

(g) No coarse aggregate shall be used.

(h) Units shall be cast on vibrating forms.

(i) Member shall not be in contact with the ground or standing water.

(j) Where required for fire-resistivity concrete cover shall be as set forth in Chapter 37.

2508.3 AGGREGATE: The maximum size of the aggregate for precast units shall be not larger than one-third of the narrowest dimension between sides of the forms of the member in which the unit is cast nor larger than three-fourths of the minimum clear spacing between rein-

forcing bars and sides of the forms, except that where concrete is placed by means of high frequency vibration the maximum size of the aggregate shall be not larger than one-half the narrowest dimension between sides of the forms.

2508.4 STRENGTH OF CONCRETE: (a) Concrete for precast structural units made of crushed stone or other heavy aggregate shall have a compressive strength of not less than 2500 p.s.i. at 28 days.

(b) Concrete for precast units made of light weight aggregate concrete shall follow the general provisions of Paragraph 2505.1 (b) with consideration of the nature and limitations of the aggregate and the strength of the product.

2508.5 WORKMANSHIP: (a) The mix, the gradation of the aggregate and the workability shall be such as to insure complete filling of the form and continuous intimate bond between the concrete and all steel.

(b) Handling and conveying before curing shall be reduced to a minimum. Machinery for this purpose should be so designed that the unit will not be subject to bending or shock which will produce incipient cracks, broken edges or corners. Precast units shall not be freely transported or placed until the concrete is at least 14 days old, if made with regular cement, or at least seven days old, if made with Type III cement, or until its strength, as established by definite tests, is at least 60 percent of the required 28-day strength.

(c) The use of precast structural units not complying with ACI requirements or having visible cracks, honeycomb, exposed reinforcing except at ends or, with a compressive section dimension more than one-eighth inch less than specified dimension shall not be permitted.

2508.6 CURING: (a) No precast structural unit shall be removed from the form until the concrete has attained a compressive strength of 30 percent of the 28-day design strength but not less than 1000 p.s.i., as verified by representative tests.

(b) Curing by high pressure steam, steam vapor, or other accepted processes may be employed to accelerate the hardening of the concrete and to reduce the time of curing.

(c) To insure the eventual placement of the units in the structure without damage, the handling shall be done in such a manner that bending shall be reduced to a minimum or prevented.

2508.7 IDENTIFICATION AND MARKING: All joists, beams, girders, and other units shall show some mark plainly indicating the top of the unit. This mark or symbol shall indicate the manufacturer, the date of the manufacture and the length, size and type of reinforcing.

2508.8 CUTTING OF HOLES: No openings or channels not provided for in the structural design shall be made on the job without the specific approval of the engineer and in accordance with his written, detailed instructions covering such work.

2508.9 ANCHORAGE: Anchorage of all precast concrete units shall be designed, based on rational analysis to transmit loads and other forces to the structural frame.

2508.10 BRIDGING: Joists shall be secured against lateral displacement by cast-in-place bridging, and such bridging shall be spaced

not to exceed 32 times the width of the compression flange of the joist except that for roof systems, cast-in-place Portland-concrete slabs embedding the top flanges not less than one-half inch, or steel inserts cast in the joist heads to which bulb-tees supporting gypsum decks are welded, shall be accepted in lieu of bridging.

2508.11 CONNECTIONS: All joints and connections will perform their function at all stages of loading without overstress and with proper safety factors against failure due to overload. Loading conditions to be considered in the design of joints and connections are service loads, including wind forces, volume changes due to shrinkage, creep, and temperature change, erection loads, and loading encountered in stripping forms, shoring and removal of shores, storage, and transportation of members.

2509 PRESTRESSED CONCRETE

2509.1 GENERAL: (a) The term "prestressed concrete" refers to pretensioned concrete in which the reinforcing is tensioned before hardening of the concrete; or to post-tensioned concrete in which the reinforcing is tensioned after hardening of the concrete; or combinations of both pre-tensioning and post-tensioning.

(b) All prestressed structural items shall be designed by a Registered Professional Engineer. Openings or channels not provided for in the structural design shall not be made on the job without the specific approval of the design Engineer.

(c) The Building Official may promulgate and set forth in writing such reasonable rules for requiring tests to be made by an approved laboratory as he may consider necessary to insure compliance with these Standards or uniformity of the products produced.

(d) The Building Official or his representative shall have free access to the plant of any producer at all hours of normal operation, and failure to permit such access shall be cause for revocation of approval.

(e) Failure of any product to satisfy the quality prescribed or failure to conform with plans and specifications shall be cause for rejection of the product.

2509.2 DESIGN AND CONSTRUCTION: (a) Deflection under live load shall not exceed $L/240$ and where plaster ceilings are to be applied shall not exceed $L/360$.

(b) Calcium chloride shall not be used in concrete for prestressed members.

2510 PNEUMATICALLY PLACED CONCRETE

2510.1 (a) Pneumatically placed concrete is a proportioned combination of fine aggregate Portland cement and water which, after mixing, is pneumatically projected by air directly onto the surface to which it is to be applied.

(b) Pneumatically placed concrete shall be proportioned and applied as set forth herein.

2510.2 MATERIALS: (a) Portland cement shall comply with the Standard Specifications for Portland Cement, ASTM C150, as set forth in Section 402.

(b) (1) Aggregate shall comply with the Standard Recommended for Shotcreting, ACI 506, as set forth in Section 402.

(2) Aggregate for concrete to be used in connection with steel reinforcing shall be quarried or washed in fresh water and shall contain not more than one-twentieth of one percent salt by weight.

(c) Water shall be of potable quality.

(d) All reinforcement shall be clean and free of loose rust or other coatings harmful to bond. Only round bars or wire mesh shall be used.

2510.3 PROPORTIONS: (a) Unless otherwise specified, all pneumatically placed concrete shall be mixed in the proportions of one part of cement to four and one-half parts of sand based on loose, dry volume.

(b) (1) The Building Official may require that core tests shall be made to determine the strength of the material placed.

(2) Not less than two test cylinders shall be made of each day's operation.

(3) Test cylinders shall be furnished by the person or firms doing or causing the work to be done, and shall be six inches in diameter and 12 inches in height.

(4) Forms for cylinders shall be of one-quarter inch hardware cloth, shall be shot with the same air pressure, nozzle tip and hydration as the mortar in the structure and the hardware cloth form shall be removed in 24 hours.

(5) Cylinders shall be cured and tested in accordance with the Standard Method of Test for Compression Strength of Molded Concrete Cylinders, ASTM C39, as set forth in Section 402.

(6) One cylinder shall be tested at seven days and shall develop a compressive strength of not less than 2400 p.s.i. and one cylinder shall be tested at 28 days and shall develop the specified strength but not less than 3000 p.s.i. based on 1:4½ mix.

2510.4 REBOUND: Rebound recovered clean and free of foreign matter may be reused as sand in quantity not to exceed 20 percent of the sand requirements.

2510.5 CONSTRUCTION JOINTS: Construction joints shall be sloped to a thin edge. No square joints will be allowed.

2510.6 CURING: A light spray of water shall be applied as soon as possible without damage to the surface and the surface shall be kept moist for a period of not less than five days.

2510.7 WORKMANSHIP: Only well trained or experienced foremen, gunmen, nozzle men, and rodmen shall be employed and the Building Official may require written evidence of experience as a requisite of approval of the work.

2510.8 FORMS: Forms shall be true to line and level, shall be substantially braced to avoid excessive vibration and shall be adequately supported to avoid deflection. Forms for columns shall, where practicable, be on two sides only. Forms for beams shall be a soffit and one side or may be a soffit only with vertical backing of fine wire mesh near the center. Forms shall be clean and thoroughly wetted before application of mortar.

2510.9 PREPARATION OF SURFACES: (a) Old concrete or masonry surfaces shall be thoroughly cleaned by sand blasting. Sand blasting shall be done by experienced workmen and using approved equipment and sand shall be clean, sharp, hard and uniform.

(b) All concrete and masonry surfaces shall be cleaned of dust and loose particles by compressed air and water and shall be thoroughly wetted and surface damp before application of mortar.

(c) Steel surfaces shall be cleaned free of substances that will prevent bond and shall be sand blasted where necessary.

(d) Earth surfaces shall be thoroughly compacted, neatly trimmed to line and grade, and shall be wetted and without free surface water before application of mortar.

2510.10 PLACING OF MORTAR: (a) A uniform water pressure, not less than 15 pounds per square inch above the air pressure, shall be maintained at the nozzle.

(b) For lengths of hose up to 100 feet, pneumatic pressure at the gun shall be 45 pounds per square inch or more. Where length exceeds 100 feet, pressure shall be increased five pounds per square inch for each additional 50 feet of hose required. Steady pressure shall be maintained.

(c) The nozzle shall be held at right angles to the surface and at a distance of two and one-half to three and one-half feet.

(d) When enclosing reinforcing steel, the nozzle shall be held to direct the material behind the bars. Each side of individual bars shall be shot separately.

(e) When enclosing reinforcing steel, an air blow-out jet shall precede the nozzlemen to blow out all rebound or sand which may have lodged behind the bars.

(f) Mortar shall emerge from the nozzle in a steady uninterrupted flow and when the flow becomes intermittent, the nozzle shall be diverted from the work. Hydration shall be thorough and uniform.

(g) In shooting walls and columns, application shall begin at the bottom and the first coat shall completely embed the reinforcement to the form.

(h) In shooting beams, application shall begin at the bottom and a surface at right angles to the nozzle shall be maintained.

(i) In shooting slabs, the nozzle shall be held at a slight angle to the work so that rebound is blown on to the finished portion where it shall be removed. The limit of material in one layer shall be the appearance of excess moisture on the surface.

(j) Before placing succeeding layers, all loose material rebound, laitance, rebound pockets, sags or other imperfections harmful to bond or strength shall be removed or carefully cut out and the surface shall be damp. Sufficient time shall be allowed between layers for the material to set.

(k) Finishing of surfaces may be by any method not harmful to the strength of the material. A finish coat may be applied starting from the top and working down.

CHAPTER 26
REINFORCED GYPSUM CONCRETE

- 2601 DESIGN**
- 2602 STANDARDS**
- 2603 TESTS**
- 2604 CONSTRUCTION DETAILS**

2601 DESIGN

2601.1 DESIGN: Reinforced gypsum concrete shall be designed by methods admitting of rational analysis based on established principles of mechanics. The general assumptions and principles specified for reinforced concrete in Chapter 25 shall be the basis of design of reinforced gypsum so far as they are applicable.

2601.2 LIMITATIONS OF USE: (a) Reinforced gypsum concrete used for roofs of occupancies producing unusually high humidities shall be constructed with the use of non-absorbitive formboard.

(b) Reinforced gypsum concrete shall not be used:

(1) For Floors.

(2) For direct support of concentrated loads, such as water tanks, fan bases, cooling towers, flag poles and signs. Details must provide for transmitting such loads directly to the walls or the primary framing.

(3) For exterior locations other than roofs.

(4) For ceilings of structures not completely enclosed, unless constructed with the use of non-absorbitive formboard.

2602 STANDARDS

The Standard Specifications for Reinforced Gypsum Concrete, ANSI A59.1, is hereby adopted, as set forth in Section 402.

2603 TESTS

The Building Official may require reasonable tests of gypsum-concrete units or the materials of gypsum-concrete construction to determine their quality.

2604 CONSTRUCTION DETAILS

2604.1 POURED-IN-PLACE GYPSUM: (a) Roof slabs of poured-in-place gypsum shall be solid and, for spans not exceeding 33 inches, shall have a minimum thickness of 2 inches not including the formboard.

(b) (1) Reinforcing fabric shall conform to the Standard for Welded Steel Wire Fabric for Concrete Reinforcement, ASTM A185, as set forth in Section 402, shall be galvanized with a zinc coating conforming to the Standard for Zinc Metal (Slab Zinc), ASTM B6, as set forth in Section 402, and shall contain a minimum weight of coating of 0.30 ounces per square foot of uncoated wire surface determined in accordance with the Standard for Tests for Weight of Coating on Zinc Coated (Galvanized) Iron or Steel Articles, ASTM A90, as set forth in Section 402.

(2) Reinforcing fabric shall have an effective cross-sectional area of not less than 0.026 square inches per foot of width of No. 12 gage wire spaced four inches on centers as principal reinforcing nor less than 0.0075

square inches per foot of width of No. 14 gage wire spaced eight inches on center as temperature reinforcing. .

(3) Reinforcing fabric shall be lapped not less than 16 inches at the ends.

(4) Sides of fabric shall be butted or spaced not more than four inches.

(c) Sub-purlins shall be designed to provide a mechanical lock or key with the gypsum to resist uplift.

(d) Sub-purlins shall be rigidly secured to the primary roof framing by welding, riveting or bolting to the supporting members including end supports, and where welded, such welding shall be not less than $\frac{3}{8}$ inch length on both sides of the sub-purlin. Sub-purlins terminating at or on masonry walls shall be securely anchored to the masonry by a continuous member. Supporting masonry running parallel to the sub-purlins shall not be used in the installation of sub-purlins on or adjacent to the masonry.

(e) Where sub-purlins are not used, resistance to uplift shall be otherwise provided of suitable design equivalent to the sub-purlins.

(f) Welding of sub-purlins to supporting members shall be done only under the supervision of a competent welding inspector as set forth in Sub-section 2805.2 and such welding inspector shall submit certification in writing to the Building Official that the welding was properly placed; or the Building Official may require that the welds not be covered or concealed until inspection and approval by the Building Official.

(g) Sub-purlins shall not be field-spliced between supports.

(b) Suspended ceilings shall not be hung from the gypsum. Such ceilings may be hung from the sub-purlins where the sub-purlins are so designed.

(i) Roof coverings shall be applied as specified in Chapter 34.

2604.2 PRECAST GYPSUM UNITS: (a) Precast gypsum-concrete units for roof construction shall be of uniform thickness, solid or hollow or may be recessed on the underside. The span of precast gypsum concrete shall not exceed six feet eight inches. For the purpose of this section any span over three feet shall be called a long span.

(b) Except as otherwise provided in Section 2604.2 (c), precast gypsum-concrete units shall have not less than the following thicknesses:

(1) Solid units shall be not less than two inches thick, nor, if a long span, less than three inches thick.

(2) Hollow units shall be not less than three inches, nor the shell in compression less than three-fourths inch thick; if long span, the units shall be not less than five inches thick nor the shell in compression less than one and three-eighths inches thick.

(3) Recessed units shall be not less than five inches thick nor the panel less than one and three-eighths inches thick.

(c) Precast solid reinforced gypsum-concrete units, not more than 15 inches wide and bound on the long edges with structural or pressed steel of approved design anchored to the units, shall be not less than two inches thick. If the length of units is not less than one and one-half times the span and the steel binding on the edges is designed to interlock with adjoining units in the manner of tongue-and-grooved wooden plank and is

of sufficient strength to transmit the load on one unit to adjoining units, the end joints may be staggered at random not less than two feet, and the construction may be designed as continuous.

(d) Precast gypsum-concrete units for roof construction shall be reinforced, and unless the shape or marking of the unit is such as to insure its being placed right side up, the reinforcing shall be symmetrical so that the unit can support its load either side up.

(e) Precast gypsum-concrete units shall be bolted, or the edge-binding securely welded, to the supporting members. Clips or other methods where lateral movement would reduce the resistance to vertical uplift will not be permitted.

**CHAPTER 27
MASONRY**

- 2701 DESIGN**
- 2702 QUALITY, TESTS AND APPROVALS**
- 2703 ALLOWABLE UNIT STRESSES IN MASONRY**
- 2704 CONSTRUCTION DETAILS**

2701 DESIGN

2701.1 Masonry shall be designed by a method admitting of rational analysis based on established principles of mechanics.

2701.2 When bearing wall buildings exceed 40 feet in height, complete calculations indicating unit stresses in components may be required by the Building Official.

2702 QUALITY, TESTS AND APPROVALS

2702.1 GENERAL: (a) QUALITY: The quality of materials assembled into masonry and the method and manner of their assembly shall conform to the requirements of this Chapter.

(b) OTHER MATERIALS: A material of masonry, other than set forth herein, which is incombustible and otherwise sufficiently embodies the characteristics and satisfies the requirements of one of the materials herein may be approved by the Building Official, subject to such tests as he may prescribe.

(c) TESTS: (1) The Building Official may require materials to be subjected to tests to determine their quality whenever there is reason to believe the materials used do not meet the requirements of this Code, and may require any tests to be repeated if there is any reason to believe that a material is no longer up to the standards on which the approval was based. The cost of such tests shall be borne by the person or persons proposing to use or continue the use of such material or product.

(2) Test of materials shall be made in accordance with the Standard Specifications of the American Society for Testing Materials, (ASTM), as such Standard Specifications are noted in this Chapter.

(d) APPROVALS: (1) Only such masonry units as bear the approval of the Building Official and are manufactured or fabricated by plants having a Certificate of Approval as set forth in Paragraph 305.1 (b) shall be considered acceptable for the construction of buildings or other structures.

(2) Approval of masonry units and manufacturing or fabricating plants shall be for periods not to exceed one year and may be obtained upon application and the submission of certificates of tests in accordance with the provisions of this Chapter.

(3) The provisions for tests for approval of masonry units shall not be construed as in lieu of any tests otherwise required under this Chapter.

(4) Failure of a manufacturer of masonry units to obtain approval or to submit tests as required in this Chapter, or such additional tests as the Building Official may require, shall be cause for rejection of such masonry units.

2702.2 BRICK: (a) GENERAL: Brick shall include masonry units

usually about two and one-fourth inches thick, three and three-fourths inches wide, and eight inches long, and not less than 75 percent solid.

(b) TESTS: Tests shall be made in accordance with Standard Methods of Testing Brick, ASTM C67, as set forth in Section 402.

(c) QUALITY: (1) Burned clay or shale brick shall conform to the Standard Specification for Building Brick (Solid Masonry Units Made from Clay or Shale), ASTM C62, as set forth in Section 402.

(2) Sand-lime brick shall conform to the Standard Specification for Calcium Silicate Face Brick (Sand-Lime Brick), ASTM C73, as set forth in Section 402.

(3) Concrete brick shall conform to the Standard Specification for Concrete Building Brick, ASTM C55, as set forth in Section 402.

2702.3 STONE: Stone for masonry shall be hard and durable.

2702.4 CAST STONE: Cast stone shall be made of Portland cement, aggregates and water with or without admixtures. Cast stone for load-bearing masonry or where exposed to the weather shall have an average compressive strength, at 28 days, of at least 3000 pounds per square inch and shall have not more than seven percent water absorption by weight.

2702.5 CONCRETE BLOCKS: (a) GENERAL: (1) Concrete blocks shall be made of Portland cement, water and approved aggregates. The materials shall conform to the requirements for the materials of concrete specified in Chapter 25, and the finished units shall meet the requirements of this Section.

(2) Concrete blocks used for fire-resistive walls rated two-hours or more or used for load-bearing or exterior walls shall have a minimum face-shell thickness of one and one-fourth inches, a minimum web thickness of one inch, and shall have a net cross-sectional area not less than 50 percent of the gross section.

(3) Concrete blocks for other purposes shall have wall and web thicknesses of not less than three-fourths inch.

(4) Where masonry walls are required by this Code to be eight inches in thickness, hollow concrete block units may be 7%'' x 7%'' x 15%'' modular dimension with corresponding widths for tie columns and tie beams.

(b) QUALITY: Standard units of hollow concrete block shall conform to the Standard Specification for Hollow Load-Bearing Concrete Masonry Units, ASTM C90, as set forth in Section 402, except that the maximum moisture content shall not exceed 50 percent of the total absorption.

2702.6 STRUCTURAL CLAY TILE: (a) LIMITATIONS: All hollow burned clay wall tile used for fire-resistive walls rated two-hours or more, load-bearing or exterior walls shall be load-bearing tile.

(b) TESTS: Tests shall be made in accordance with the Standard Methods of Sampling and Testing Structural Clay Tile, ASTM C112, as set forth in Section 402.

(c) QUALITY: (1) Structural clay load-bearing wall tile shall conform to the Standard Specification of Structural Clay Load-Bearing Wall Tile, ASTM C34, as set forth in Section 402.

(2) Structural clay floor tile shall conform to the Standard Specification for Structural Clay Floor Tile, ASTM C57, as set forth in Section 402.

(3) Structural Clay non-load-bearing tile shall conform to the Standard Specification for Structural Clay Non-Load-Bearing Tile, ASTM C56, as set forth in Section 402.

2702.7 GYPSUM TILE: (a) LIMITATIONS: Precast gypsum shall not be used in load-bearing masonry or in any masonry which will be exposed to the weather.

(b) **TESTS:** Tests shall be made in accordance with the Chemical Analysis of Testing Gypsum and Gypsum Products, ASTM, C471, Physical Testing of Gypsum Plasters and Gypsum Cement, ASTM C472 and Physical Testing of Gypsum Board Products and Gypsum Partition Tile and Block, ASTM C473, as set forth in Section 402.

(c) **QUALITY:** Gypsum partition tile or block shall conform to the Standard Specification for Gypsum Tile or Block, ASTM C52, as set forth in Section 402.

2702.8 PLAIN CONCRETE: Plain concrete is concrete cast in place and not reinforced, or reinforced only for shrinkage or change of temperature. Plain concrete shall be mixed, placed and cured as specified for concrete in Chapter 25. The minimum strength of regular concrete shall be not less than 2000 psi in 28 days. The minimum strength of light weight aggregate concrete shall be not less than 500 psi in 28 days.

2702.9 PLAIN GYPSUM CONCRETE: Plain gypsum concrete is gypsum concrete cast in place and either unreinforced or reinforced for shrinkage.

2702.10 MORTAR: (a) GENERAL: Except as otherwise set forth herein, all mortars and the materials therein shall conform to the Standard Specifications for Mortar of Masonry Units, ASTM C270, as set forth in Section 402.

(1) The gradation of aggregates for masonry mortar shall be such that the fineness modulus is between 1.20 and 2.35 when determined in accordance with the Standard Specifications for Aggregate for Masonry Mortar, ASTM C144, as set forth in Section 402.

(2) Aggregates shall be quarried or washed in fresh water and shall contain not more than one-twentieth of one percent salt by weight.

(b) **MORTAR: (1)** Mortar used to bond unit masonry shall be of Type M, S, N, or O and shall comply with either the property specifications set forth hereinafter or the proportion specifications of the standard set forth in Paragraph 2702.10 (a).

MORTAR STRENGTH PROPERTY SPECIFICATIONS

Type	Minimum Average Strength (psi)
M	2500
S	1800
N	750
O	350

(2) The type of mortar based on consideration of the location of the unit masonry construction shall be as follows:

Use or Location	Type of Mortar
Below grade foundations and walls	M
Swimming pool walls and retaining walls	M
Fire resistive walls rated 2 hours or more	M or S
Exterior walls and load bearing walls	M or S
Piers less than 32 inches wide	M or S
Partitions	M, S, or N
Solid Masonry units	One classification less than the above
Mortar or grout under concentrated loads	M
Fences	M, S, N or O
Gypsum	Gypsum

(3) All solid unit masonry shall be laid in full beds with full end joints. All hollow unit masonry shall be laid with full mortar coverage of the face shells in both horizontal and vertical joints.

2703 ALLOWABLE UNIT STRESSES IN MASONRY

2703.1 COMPRESSION: (a) Allowable working compressive stresses in masonry walls shall not exceed the limits in pounds per square inch of gross area in the following table:

Unit	Type N or O Mortar	Type M or S Mortar
Brick	200	300
Stone	450	600
Rubble Stone	200	300
Concrete Blocks	100	150
Clay Tile	80	100

(b) The maximum allowable working stress in plain concrete shall be the following percentage of the ultimate strength of the concrete in compression:

Compression	0.20 f'c
Shear and diagonal tension	0.02 f'c

Where f'c represents the ultimate compressive strength.

2703.2 SHEAR: The shear in unity masonry shall not exceed one-tenth the allowable compressive stress.

2703.3 TENSION: Unreinforced unit masonry shall be assumed to have no value in resisting tension.

2703.4 CONCENTRATIONS: Walls of hollow masonry units shall not directly support concentrated loads.

2704 CONSTRUCTION DETAILS

2704.1 GENERAL: (a) Masonry walls of hollow or solid units or plain concrete shall be constructed as specified in this Section.

(b) Designed reinforced concrete walls, columns and beams shall be as specified in Chapter 25, except that such designed columns and beams shall be not less than the equivalent of the minimums herein set forth.

(c) Reinforced concrete required in this Section shall comply with Chapter 25, Reinforced Concrete.

(d) Reinforced unit masonry shall comply with Sub-section 2704.10 herein.

(e) Second-hand masonry units shall not be used unless they conform to the requirements of this Code, are sound, and have been thoroughly cleaned and are approved for use by the Building Official.

(f) Bond shall be provided by lapping units in successive vertical courses or by providing vertical or horizontal reinforcing to resist applied loads.

2704.2 EXTERIOR WALLS: (a) GENERAL: (1) Exterior walls of unit masonry shall have a minimum thickness of eight inches except as otherwise set forth in Paragraph 2704.2 (k) and in Paragraph 2702.5 (a).

(2) No roof or other members shall be placed to develop direct horizontal thrust on walls unless such walls are specifically designed.

(3) The maximum area of wall panels of 8-inch thick unit masonry, as measured between the concrete members which frame the panel such as the beams and tie columns, shall not exceed 256 square feet, except as set forth in Sub-paragraph 2704.2 (b) (1).

(b) **TIE COLUMNS: (1)** Concrete tie columns shall be required in exterior walls of unit masonry except in one-story buildings of Group H and I Occupancy. Concrete tie columns shall be required at all corners, at intervals not to exceed 20 feet center-to-center of columns, adjacent to any corner opening exceeding four feet in width, adjacent to any wall opening exceeding nine feet in width, and at the ends of free-standing walls exceeding two feet in length. Structurally designed columns may substitute for the tie columns herein required.

In one-story buildings of Group H and I Occupancy the tie beam shall be anchored at intervals not to exceed 20 feet center-to-center to the foundation or floor slab in any wall if required to resist uplift forces as set forth in Section 2306. Such anchorage shall provide the equivalent strength of a vertical #5 reinforcing bar bent into the foundation or floor slab and into the tie beam, encased in concrete or mortar, and lapped a minimum of 18 inches or otherwise spliced in a manner which will develop the full strength of the bar. A slot for cleanout and inspection shall be provided at all splices and connections. Alternate methods of providing anchorage of equivalent strength to that described above may be used where design computations which admit of rational analysis according to accepted engineering principles are furnished and approved by the Building Official or where load tests of the anchorage devices show an ultimate resistive strength equivalent to that set forth in Section 2306.

(2) Tie columns shall be not less than 12 inches in width. Tie columns having an unbraced height not exceeding 15 feet shall be not less in thickness than the wall nor less than a nominal eight inches, and, where exceeding 15 feet in unbraced height, shall be not less in thickness than 12 inches. The unbraced height shall be taken at the point of positive lateral support in the direction of consideration or the column may be designed to resist applicable lateral loads based on rational analysis.

(3) Tie columns shall be reinforced with not less than 4 #5 vertical bars for 8" x 12" columns nor less than 4 #6 vertical bars for 12" x 12" columns nor less reinforcing steel than 0.01 of the cross-sectional area for

columns of other dimension nor less than may be required to resist axial loads or bending forces. Vertical reinforcing shall be doweled to the footing and splices shall be lapped 30 bar diameters. Columns shall be tied with #2 hoops spaced not more than 12 inches apart.

(4) The concrete tie columns set forth herein are a minimum to limit masonry panel areas and provide an integrated framework for masonry. The spacing of concrete columns for skeleton frame construction, designed as specified in Chapter 25, may exceed the spacing herein set forth provided the masonry panels have an area of less than 256 square feet and the structural system is designed to transmit horizontal wind loads to the columns.

(5) Concrete tie columns designed to limit masonry panel areas may be offset at tie beams or other horizontal members to avoid openings, but the maximum spacing shall not be exceeded.

(6) Concrete columns in load-bearing walls shall be poured only after masonry units are in place. Where masonry walls of skeleton frame construction are laid up after the frame has been erected, adequate anchorage designed by a Professional Engineer shall be provided. Where structural steel members are made fire-resistive with masonry units, the panel walls shall be bonded to the fire-resistive materials.

(7) Where the minimum spacing of tie columns, as set forth in (b) (1) above, has been satisfied and where structural columns of skeleton frame construction are spaced as specified in (b) (4) above, provision for resisting the horizontal and vertical loads at the edges of masonry panels abutting door and window openings in masonry walls where openings are not bounded by such reinforced concrete columns shall be considered and, where necessary, transfer the forces through the materials of assembly to the ground.

(c) **TIE BEAMS: (1)** A tie beam of reinforced concrete shall be placed in all walls of unit masonry, at each floor or roof level, and at such intermediate levels as may be required to limit the vertical heights of the masonry units to 16 feet.

Well compacted and confined soil below grade may be considered lateral restraint but only above a point one foot below the grade where such restraint begins.

(2) A tie beam shall be not less in dimension or reinforcing than required for the conditions of loading nor less than the following minimums: A tie beam shall have a width of not less than a nominal eight inches, shall have a height of not less than 12 inches and shall be reinforced with not less than four #5 reinforcing bars placed two at the top and two at the bottom of the beam except that a tie beam using "U" type beam block may be used with the following limitations:

(aa) Limited to one-story Group I occupancy.

(bb) Limited to unsupported spans of seven feet.

(cc) Beam block shall be reinforced with one #7 bar in the top and one #7 bar in the bottom of the pour.

(dd) Beam block shall provide not less than 14½ inches vertical dimension nor less than four and one-half inches horizontal dimension of poured-in-place beam cross-section.

(ee) Where beam blocks are used, not less than 12 inches at each corner shall be formed out and fully poured.

(ff) Where beam blocks are used, consideration of resistance to uplift due to wind forces shall be based on only that portion of the dead load above the topmost mortar joint in the wall.

(3) The tie beam shall be continuous. Continuity of the reinforcing in straight runs shall be provided by lapping splices not less than 18 inches. Continuity shall be provided at corners by bending two bars from each direction around the corner 18 inches or by adding two #5 bent bars which extend 18 inches each way from the corner. Continuity at columns shall be provided by continuing horizontal reinforcing through columns or by bending horizontal reinforcing in the columns a distance of 18 inches.

(4) A tie beam shall not be required where floor or roof systems provide a rigid diaphragm of reinforced concrete with a minimum thickness of four inches or where a floor or roof system has an equivalent stiffness factor of not less than 0.5 inches-cubed as determined by the moment of inertia divided by the length.

(5) Changes in level of tie beams shall be made at columns.

(6) A tie beam may follow the rake of a gable or shed end if the slope does not exceed 3 in 12.

(7) The concrete in tie beams shall be placed to bond to the masonry units immediately below and shall not be separated therefrom by wood, felt, or any other material which may prevent bond. Felt paper no wider than the width of the cells of the block may be used provided that it is depressed a minimum of 2 inches in one cell of each block.

(d) GABLE END AND SHED END WALLS: Gable and shed end walls of masonry with a maximum rise of more than three feet shall be provided with a concrete coping not less than 64 square inches in area reinforced with two #4 bars and tie columns.

(e) PARAPET WALLS: (1) Masonry parapet walls shall be not less than eight inches thick, shall be reinforced with minimum tie columns and shall be coped with a concrete beam not less than 64 square inches in cross-section, reinforced with two #4 reinforcing bars.

(2) A parapet wall exceeding five feet in height above a tie beam or other point of lateral support shall be specifically designed to resist horizontal wind loads.

(f) PIERS: (1) In any section of a masonry wall of an enclosed structure where openings are arranged to leave sections of walls less than 16 inches, such sections shall be steel or reinforced concrete.

(2) Isolated masonry piers of unenclosed structures shall be so constructed that the height of such piers shall not exceed ten times the least dimension, that the cells are filled with cement grout or concrete and reinforced with not less than two #5 bars anchoring the beam to the foundation.

(g) CAVITY WALLS: (1) Cavity walls consisting of two separate walls with an air space of not less than two nor more than six inches may be constructed of solid or hollow-unit masonry provided such walls meet the specific requirements for tie columns and beams set forth in this Section and are bonded together at intervals not more than 24 inches apart, vertically and horizontally, by masonry ties or by durable, rigid metal ties 0.10 square inches in cross-section.

(2) The minimum thickness of the separate walls of cavity wall

construction shall be not less than four inches, and units shall be laid in full beds of Portland cement mortar with full-end joints.

(h) **BRICK AND STONE WALLS:** Walls of brick and stone shall be laterally supported by tie columns and beams, or the equivalent thereof, as provided in this Section and shall meet these additional requirements:

(1) (aa) In all brick walls at least every sixth course on both sides of the wall shall be a header course or there shall be at least one full header in every 72 square inches of each wall surface.

(bb) In walls more than 12 inches thick, the inner joints of header courses shall be covered with another header course which shall break joints with the course below.

(cc) Solid-unit masonry shall comply with the Standard Building Code Requirements for Masonry, ANSI 41.1, as set forth in Section 402.

(2) Rubble stone walls shall be four inches thicker than is required for solid brick or concrete walls of the same respective heights, but in no part less than 16 inches.

(i) **SUBSTITUTIONS: (1)** Where, for architectural reasons or otherwise, it is desirable to reduce the area of any required tie column or tie beam below the specified requirements, the Building Official may grant such reduction, provided that the area of concrete omitted shall be replaced by reinforcing or structural steel in the ratio 1: (n-1).

(2) Where it is desired to substitute for the #5 reinforcing as required by this Section, three #4 bars may be substituted to replace two #5 bars.

(j) **WALL ADDITIONS:** Where new walls are connected to existing walls, such connection shall be by means of a starter column of minimum 8" x 8" dimension reinforced with 2 #5 bars.

(k) **CHASES, RECESSES AND OPENINGS: (1)** Unit masonry walls required to be a minimum of 8 inches thick, such as exterior walls, fire walls and bearing walls, may be chased or recessed not deeper than one-half the wall thickness for an area not exceeding eight square feet, provided the horizontal dimension of the chase or recess does not exceed four feet and provided the chasing shall not reduce the dimension of tie beams and tie columns to less than herein required, except as follows:

EXCEPTION: Four-inch deep chases or recesses in 8-inch unit masonry walls may be constructed with 4-inch unit masonry panels provided such 4-inch masonry panel does not exceed five feet in width, does not exceed eight feet in height, is bonded on one vertical side to 8-inch masonry or a tie column, and is not load bearing. Where such panel exceeds two feet in width at locations 20 feet or more above grade in exterior walls, resistance to wind load shall be considered in the design, and a minimum of 4" x 8" tie column with two #5 vertical bars shall be provided in the free standing end of such 4-inch wall.

(2) Openings shall have lintels of reinforced concrete. Where such lintel is precast or formed separately from a tie beam, it shall bear not less than 8 inches on the masonry, at each end. Where such lintel is formed integrally with the tie beam by deepening the tie beam above the opening, and the tie beam itself is capable of safely supporting all loads, the beam may span up to 6 feet in length and may be deepened not to exceed 8 inches without additional reinforcing. Where the tie beam is deepened in excess of eight inches with a span less than six feet in length, and the tie

beam itself is capable of supporting all loads, the dropped portion shall contain a #3 horizontal bar in the bottom, bent up at each end and fastened to the upper tie beam steel to two #4 horizontal bars. The dropped portion shall bear at least four inches on the masonry at each end. Where the span is in excess of six feet the principal beam reinforcing shall be at the bottom of the beam.

(1) GLASS BLOCK: (1) Masonry of glass blocks may be used in non-load bearing exterior or interior walls and in openings which might otherwise be filled with windows, either isolated or in continuous bands, provided the glass block panels have a thickness of not less than three and one-half inches at the mortar joint and the mortared surfaces of the blocks are satisfactorily treated for mortar bonding.

(2) Glass block panels for exterior walls shall not exceed 144 square feet of unsupported wall surface nor 25 feet in length nor 20 feet in height between supports. For interior walls, glass block panels shall not exceed 250 square feet of unsupported area nor 25 feet in one direction between supports.

(3) Exterior glass blocks panels shall be set in recesses at the jambs and, for panels exceeding ten feet in horizontal dimension between supports, at the head as well, to provide a bearing surface at least one inch wide along the panel edges; except that when approved by the Building Official for panels exceeding neither 100 square feet in area nor ten feet in either horizontal or vertical dimension, and situated four stories or less, and less than 52 feet above grade level, anchorage may be provided by means of non-corrodible perforated metal strips.

(4) Glass block panels shall have reinforcement in the mortar joints spaced not more than two feet apart vertically and below and above any openings within a panel. The reinforcement shall consist of two parallel longitudinal galvanized steel wires, No. 9 gauge or larger, spaced two inches apart, and having welded thereto No. 14 or heavier cross wires at intervals not exceeding eight inches, or the equivalent approved by the Building Official.

(5) Glass block shall be laid in only Type M or S mortar or equivalent approved material. Both vertical and horizontal mortar joints shall be at least one-quarter and not more than three-eighths inch thick and shall be completely filled.

(6) Every exterior glass block panel shall be provided with expansion joints at the sides and top. Expansion joints shall be entirely free of mortar, and shall be filled with resilient material.

(m) GRILL BLOCK: Decorative grills or screens constructed of unit masonry laid with cells open through the wall shall be as set forth herein or designs shall be based on rational analysis to resist applicable loads and computations shall be submitted to the Building Official for approval.

(1) Unit masonry grills or screens as described in this Paragraph shall not be load-bearing.

(2) Unit masonry in exterior wall shall be laid in Type M or S mortar.

2704.3 INTERIOR BEARING WALLS: Interior-bearing walls shall be constructed as specified in Sub-section 2704.2 for exterior walls, except that interior bearing walls in one-story buildings of Group H or I occupancy where not required to be more than one-hour fire-resistive

may be constructed of four-inch concrete block not exceeding nine feet in height, capped with a reinforced concrete beam not less than four inches in width nor less than 12 inches in height, reinforced with two one-half inch rods, and such walls shall support only a roof or ceiling not in excess of 700 pounds per lineal foot with no chases or recesses.

2704.4 FIRE WALLS: Fire walls requiring a fire rating of two or more hours shall be constructed as set forth in sub-section 2704.2 for exterior walls and as set forth in Chapter 37.

2704.5 PANEL WALLS: (a) Panel walls of unit-masonry shall be not less than eight inches thick and shall be limited in panel dimension as set forth in Section 2704.2.

(b) Panel walls of reinforced concrete shall be not less than four inches thick nor less than required by design as specified in Chapter 25.

2704.6 VENEERED WALLS: (a) **MASONRY BACKING:** (1) Veneering or facing on masonry backing shall not be considered as adding any strength to such walls and shall be limited in height above foundations or between proper and adequate supports to 30 feet. Veneering shall be securely anchored to masonry backing by means of substantial, non-corroding metal wall ties, spaced not farther apart than 16 inches vertically or 24 inches horizontally.

(2) Tile veneering, not more than one inch thick with individual units not exceeding 20 inches in any dimension and having not more than 200 square inches of surface area with corrugations or scoring on the back side thereof, need not be anchored in accordance with the above requirements but shall be cemented solid to the backing with Portland cement mortar so as to provide a continuous integral support to the backing.

(b) **WOOD BACKING:** (1) In all cases, before applying masonry veneer, a substantial water-proofed paper or asphalt-saturated felt, weighing not less than 14 pounds per 100 square feet shall be applied horizontally, shingle fashion, over diagonal sheathing. Horizontal joints in the paper or felt shall be lapped not less than four inches and vertical end joints not less than six inches.

(2) Masonry veneer shall be not less than three and three-fourths inches thick and shall be bonded to the backing by means of substantial non-corroding metal wall ties spaced not farther apart than 16 inches vertically and 24 inches horizontally.

2704.7 PARTITIONS: (a) The requirements specified herein shall apply to non-bearing interior separations, other than fire-walls, of unit masonry construction.

(b) The lateral distance between vertical supports of non-bearing interior partitions of unit-masonry shall not exceed 72 times the actual thickness of the partition, including plaster.

(c) The height of unit masonry partitions shall not exceed 36 times the actual thickness, including plaster.

2704.8 FENCES: (a) Masonry fences so located on a property that such fence, at the proposed height or by a future addition to height, could be used as a wall of a building, shall be constructed with foundations and tie columns as provided for an exterior wall. Such fence shall be capped with a coping beam not less than 64 square inches in cross-section reinforced with a minimum of two #4 rods, when not exceeding a height of

five feet, or shall be capped by a tie beam as provided for exterior walls if exceeding a height of five feet.

(b) Masonry fences, so located on a property that by zoning regulation such fence could not be used as a wall of a building, shall be constructed as follows:

(1) Fences not exceeding five feet in height shall be eight inches thick and shall not be required to have tie columns, but shall be required to have a coping as provided herein; or such fences may be four inches thick with tie columns and coping not less than eight inches thick.

(2) Fences exceeding five feet in height shall be not less than eight inches thick and shall have tie columns and tie beams as required for exterior walls.

2704.9 OTHER MASONRY WALLS: Walls of masonry materials or arrangements of masonry units other than those specifically set forth in this Chapter shall be in conformance with the general provisions of this Code, may be classified by the Building Official as one of the types or arrangements provided for herein and subject to all or any of the requirements therefor and any such additional requirements as the Building Official may prescribe.

2704.10 REINFORCED UNIT MASONRY: (a) GENERAL DESIGN: (1) Where design and construction of wall is of reinforced unit masonry as set forth in this Sub-section, tie columns and tie beams as set forth in Sub-section 2704.2 will not be required except where necessary to satisfy the requirements in Sub-paragraph 2704.10 (a) (15) herein.

(2) Reinforced unit masonry shall be reinforced solid-unit masonry or reinforced hollow-unit masonry as set forth herein.

(3) The design of buildings or structures using reinforced unit masonry shall be a Professional Engineer or Registered Architect.

(4) The construction of structures or reinforced unit masonry may be required to be under the supervision of an inspector as set forth in Sub-section 305.3 herein.

(5) The design and construction of reinforced unit masonry shall be based on the assumptions, requirements, and methods of stress determination set forth in Chapter 25 except as otherwise set forth in this Section.

(6) Reinforced unit masonry shall be so designed and constructed that the unit stresses do not exceed those set forth in TABLE 27-A.

(7) The compressive strength of reinforced masonry assumed for design may be determined by test using as maximum working stresses those set forth under Special Condition in TABLE 27-A. Such working stresses shall be substantiated by test samples of the work as directed by the Building Official.

(8) The axial stress in reinforced masonry bearing walls shall not exceed the value determined by the formula:

$$f_m = 0.20 f'_m \left[1 - \left(\frac{h}{30t} \right)^3 \right]$$

Where:

f_m equals compressive unit axial stress in masonry wall.

f'_m equals approved ultimate compressive masonry stress as set forth in Sub-paragraph 2704.10 (a) (7).

h equals height of wall.

t equals total thickness of wall.

(9) The unit stresses in reinforcement shall not exceed those set forth for reinforcement in concrete.

(10) All walls using stress permitted for reinforced masonry shall be reinforced with both vertical and horizontal bars.

(11) The minimum area of total reinforcement shall be not less than 0.002 times the gross cross-sectional area of the wall, not more than two-thirds of which may be used in either direction. Principal wall steel shall be limited to the maximum spacing of 4 feet on center. The minimum diameter shall be $\frac{3}{8}$ inch except that approved wire reinforcement used as temperature steel or to replace running bond may be considered as part of the required reinforcement.

(12) Only horizontal reinforcement which is continuous in the wall shall be considered in computing the minimum area of reinforcement.

(13) If the wall is constructed of more than 2 units in thickness, the reinforcement shall be equally divided into 2 layers, except where designed as retaining walls.

(14) In bearing and exterior walls of every type of reinforced masonry there shall be not less than one $\frac{1}{2}$ -inch bar or two $\frac{3}{8}$ -inch bars on all sides of, and adjacent to, every opening which exceeds 24 inches in either direction; and such bars shall extend not less than 40 diameters, but in no case less than 24 inches, beyond the corners of the opening. The bars required by this paragraph shall be in addition to the reinforcement otherwise required.

(15) The minimum nominal thickness of reinforced masonry bearing walls and exterior walls shall be 8 inches and the ratio of unsupported height and unsupported length to thickness (one or the other but not both) shall not exceed 25.

(16) Non-bearing interior partitions may be constructed of any masonry specified in this Sub-section and shall be not less than 2 inches in thickness.

(17) Non-bearing interior partitions may be constructed with wire-mesh reinforcement to resist tensile stresses where such wire-mesh reinforcement is embedded in the plaster applied to the surface.

(b) REINFORCED SOLID-UNIT MASONRY: (1) Reinforced solid-unit masonry is that form of construction made with brick or solid concrete brick units in which interior joints of masonry are filled by pouring grout therein as the work progresses and in which reinforcing is embedded. Only Type M mortar shall be used.

(2) At the time of laying, all masonry units shall be free of excessive dust and dirt.

(3) All units in the two outer tiers shall be laid with full shaved head and bed mortar joints.

(4) All longitudinal vertical joints shall be grouted and shall be not less than $\frac{3}{4}$ inch in thickness. In members of 3 or more tiers in thickness, interior bricks shall be embedded in the grout so that at least $\frac{3}{4}$ inch of grout surrounds the sides and ends of each unit.

(5) One exterior tier may be carried up 12 inches before grouting, but the other exterior tier shall be grouted in lifts not to exceed 4 inches or one unit, whichever is greater.

(6) If the work is stopped by one hour or longer, the horizontal

construction joints shall be formed by stopping all tiers at the same elevation and with the grout one inch below the top.

(7) The thickness of grout or mortar between brick and steel shall be not less than $\frac{1}{4}$ inch except that $\frac{1}{4}$ -inch bars may be laid in $\frac{1}{2}$ -inch horizontal mortar joints.

(c) **REINFORCED HOLLOW-UNIT MASONRY:** (1) Reinforced hollow-unit masonry is that type of construction made with hollow masonry units in which certain cells are continuously filled with concrete or grout, and in which reinforcement is embedded. Only Type M mortar shall be used.

(2) All reinforced hollow-unit masonry shall be built to preserve the unobstructed vertical continuity of the cells to be filled.

(3) Walls and cross webs forming such cells to be filled shall be full bedded in mortar to prevent leakage of grout.

(4) All head (or end) joints shall be solidly filled with mortar for a distance in from the face of the wall or unit not less than the thickness of the longitudinal face shells.

(5) Bond shall be provided by lapping units in successive vertical courses or by equivalent mechanical anchorage.

(6) Vertical cells to be filled shall have vertical alignment sufficient to maintain a clear, unobstructed continuous vertical cell measuring 2 inches by 3 inches.

(7) Cleanout openings shall be provided at the bottoms of all cells to be filled at each lift or pour of grout where such lift or pour of grout is in excess of 4 feet in height. Any overhanging mortar or obstruction or debris shall be removed from the sides of such cell walls. The cleanouts shall be grouted, after inspection.

(8) Vertical reinforcement shall be held in position at the top and bottom and at intervals not exceeding 192 diameters of reinforcement.

(9) All cells containing reinforcement shall be filled solidly with grout. Vertical cells containing reinforcement shall be filled solidly with grout in lifts not exceeding 8 feet in height.

(10) If the work is stopped for one hour or longer, horizontal construction joints shall be formed by stopping the pour of grout $1\frac{1}{2}$ inches below the top of the uppermost unit.

TABLE 27-A
MAXIMUM WORKING STRESSES (p.s.i.)—REINFORCED SOLID AND HOLLOW UNIT MASONRY

TYPE OF STRESS	FACTOR	Solid Masonry Units			Hollow Masonry Units		
		Special Inspection		Without Special Inspection	Special Inspection		Without Special Inspection
		Special Condition	2500 psi Min.	1500 psi Min.	Special Condition	Grade A Units*	Grade A Units*
		f'_m by test Max. = 2000	$f'_m = 1500$	$f'_m = 750$	f'_m by test Max. = 1600	$f' = 1200$	$f'_m = 600$
Compression—Axial	$0.20f'_m$	400	300	150	320	240	120
Compression—Flexural	$0.33f'_m$	670	500	250	533	400	200
Shear ² (No Shear Reinforcement)	$0.02f'_m$	40	30	15	32	24	12
Shear ² (Shear Reinforcement Taking $\frac{3}{8}$ Shear)	$0.04f'_m$	80	60	30	64	48	24
Bearing ²	$0.25f'_m$	500	375	187	400	300	150
Modulus of Elasticity	$1000f'_m$	2,000,000	1,500,000	750,000	1,600,000	1,200,000	600,000
Modulus of Rigidity	$400f'_m$	800,000	600,000	300,000	640,000	480,000	240,000
Bond-Plain Bars		60	60	30	60	60	30
Bond-Deformed Bars		130	130	90	130	130	90

* Units complying with Paragraph 2702.5 (a) (2)

1 See Sub-section 2704.10

2 Using net sections, including cells that are filled with grout or concrete.

**CHAPTER 28
STEEL AND IRON**

- 2801 GENERAL**
- 2802 MATERIAL**
- 2803 DESIGN LOADS**
- 2804 MINIMUM THICKNESS OF MATERIAL**
- 2805 CONNECTIONS**
- 2806 TUBULAR COLUMNS**
- 2807 PROTECTION OF METAL**
- 2808 OPEN-WEB STEEL JOISTS**
- 2809 COLD-FORMED STEEL CONSTRUCTION**

2801 GENERAL

2801.1 DESIGN: Steel and iron members shall be designed by methods admitting of rational analysis according to established principles of mechanics.

2801.2 SCOPE: The design, fabrication and erection of steel and iron for buildings and other structures shall be as set forth in this Chapter. The requirements set forth in Sections 2802 through 2808, inclusive herein, apply to structural steel for buildings and other structures. Section 2809 applies to cold-formed members of sheet or strip steel and light-gage steel construction.

2801.3 STANDARDS: The following Standards are hereby adopted as set forth in Section 402.

(a) Specification for the Design, Fabrication and Erection of Structural Steel for Buildings, and Supplement No. 1, including the AISC Manual of Steel Construction.

(b) Code for Welding in Building Construction, AWS D1.0.

(c) Specifications for Structural Joints Using ASTM A325 or ASTM A490 Bolts, as approved by the Research Council on Riveted and Bolted Structural Joints of the Engineering Foundation.

(d) (1) Standard Specifications for Open Web Steel Joists J and H Series, SJI.

(2) Standard Specifications for Long Span Steel Joists LJ and LH Series, SJI.

(3) Standard Specifications for Deep Long Span Steel Joists DLJ and DLH Series, SJI.

(e) Specifications for the Design of Cold-Formed Steel Structural Members, AISI.

(f) Specifications for the Design of Light-Gage Cold-Formed Stainless-Steel Structural Members, AISI.

(g) Specification for General Requirements for Zinc-Coated (Galvanized) Steel Sheets by the Hot-Dip Process, ASTM A525.

(h) Standard Qualification Procedure, AWS B3.0.

(i) Standard for Qualification of Welding Procedures and Welders for Piping and Tubing, AWS D10.9.

2802 MATERIAL

2802.1 STEEL: Steel shall conform to the physical requirements set

forth in the applicable Standard in Sub-section 2801.3 (a), (b), (c), (d), (e), (f) or (g).

2802.2 HIGH-STRENGTH STEEL BOLTS: High-strength steel bolts shall conform to the requirements set forth in the Standards of Sub-section 2801.3.

2802.3 USED AND DAMAGED MATERIAL: All steel shall be straight and true, and any section damaged to be out of shape shall not be used. Steel previously used or fabricated for use or fabricated in error shall not be used except with the approval of the Building Official. Filled holes or welds shall not be concealed. Straightened or retempered fire-burned steel shall not be used except with the approval of the Building Official.

2802.4 TESTS: The Building Official may require tests and/or mill records to determine the quality of materials.

2802.5 RIBBED BOLTS: Ribbed bolts shall be made from a carbon manganese steel with a minimum tensile strength of 70,000 psi.

2803 DESIGN LOADS

Design shall be based on the dead, live, wind and other loads set forth in Chapter 23 and the additional stress considerations set forth in this section.

2804 MINIMUM THICKNESS OF MATERIAL

The minimum thickness of material shall not be less than as set forth in the applicable Standards listed in Paragraphs 2801.3 (a), 2801.3 (d), 2801.3 (e) or 2801.3 (f) except as otherwise set forth herein.

2805 CONNECTIONS

2805.1 Connections shall conform to the requirements of the Standards as set forth in Sub-section 2801.3.

2805.2 A special inspector shall inspect the welding and high-strength bolting on buildings exceeding 10,000 sq. ft. in area or 3 stories in height or as required by the Building Official because of special conditions.

2805.3 Welding in the shop or field may be done only by persons who have been tested and certified by an approved testing laboratory for the welds to be performed.

2806 TUBULAR COLUMNS

2806.1 Tubular columns and other primary compression members, excluding secondary posts and struts not subject to bending and whose design load does not exceed 2,000 pounds, shall have a minimum least dimension of 2½ inches and a minimum wall thickness of 3/16 of an inch.

2806.2 Tubular members when filled with concrete shall have one-quarter inch diameter pressure relief holes drilled through the shell, within 6 inches of the top and bottom of the exposed length of the member and one hole at mid height.

2806.3 Concrete fill in tubular members shall not be assumed to carry any of the load except compression members having a least dimension of 8 inches or greater and having a one-inch inspection hole in the plate at each end.

2807 PROTECTION OF METAL

2807.1 All field rivets, bolts, welds and abrasions to the shop coat shall be spot painted or treated with the material used for the shop coat, or an equivalent comparable to the shop coat, after removal of all objectionable deleterious materials.

2807.2 Primary structural steel members, except where intended to be encased in concrete, shall have one shop coat of paint and, if exposed to the atmosphere or elements in the completed building or structure shall receive a second shop coat of paint or be field painted in addition to the initial shop coat with lead, graphite, asphalt paint or other approved coating compatible with the shop coat, except as herein provided. Surfaces of members in contact with, but not encased in, concrete or masonry shall be asphalt coated or otherwise effectively coated where the thickness of the metal is 3/16 inch or less.

2807.3 Members having a corrosion-resistive metallic coating of zinc of not less than 1.25 oz. class or other equivalent approved coating are not required to have the shop and field coating.

2807.4 Where structural members are exposed to industrial fumes, fresh and/or salt water, salt water spray, and other corrosive agents, such members shall be effectively protected with a corrosion-resistive metallic or other equivalent approved coating.

2807.5 Corrosion-resistant steels with or without painting or coating may be approved where sufficient test or other factual data establishing the satisfactory performance under the particular exposure conditions or usage is submitted to and approved by the Building Official.

2808 OPEN-WEB STEEL JOISTS

2808.1 STANDARDS: Open web steel joists shall comply with the Standards set forth in Paragraph 2801.3 (d).

2808.2 DESIGN: (a) Open web steel joist systems shall be designed to accommodate the loads and forces set forth in Chapter 23.

(b) Where the net uplift force is equal to or greater than the gravity load of construction, all web and bottom chord members shall have a minimum slenderness ratio of 200 and be proportioned to accommodate the maximum compression and tension stresses.

(c) The slenderness ratio about the horizontal axis can be used in determining the capacity of the top chord provided the top chord is stayed laterally by the deck system. However, in no case may the l/r ratio of the top chord about the vertical axis, based on the distance between lines of bridging, exceed 200 for the LJ Series nor 170 for all other Series joists. The top chord is considered to be stayed laterally, for superimposed dead and live loads, where the deck system is:

- (1)** A poured-in-place concrete slab in direct contact with the top chord;
- (2)** A light gage steel deck complying with Section 2809;

(3) Or another approved deck system designed and constructed as a diaphragm with fastenings to the top chord not farther apart than 36 inches.

(d) Fastenings shall be bolting, welding or other approved fastening device that provides a resistance to lateral movement equal to 200 pounds per lineal foot.

2808.3 CONNECTIONS: The joints and connections of members of steel joists shall be made by welding or riveting.

2808.4 BRIDGING: (a) All bridging and anchors shall be completely installed before application of any construction loads. Bridging shall secure the chords against lateral movement and shall position and hold the joists vertical and in a straight line.

(b) Bridging members shall be of material having a thickness not less than:

- (1) ¼ inch for hot-rolled sections
- (2) 16 gage for cold-formed sections
- (3) ½ inch diameter for round members

(c) Bridging shall be connected to the chords of the joists by bolting or welding capable of transmitting the forces required of the bridging members.

2808.5 END SUPPORTS AND ANCHORAGE: (a) Joists shall not bear directly on unit masonry.

(b) The ends of every joist shall be bolted, welded or embedded at each bearing to provide not less resistance in any direction than 50 percent of the rated end reaction.

(c) The ends of joists shall have a minimum bearing, on reinforced concrete, of 4 inches for H and J Series joists and 6 inches for LJ and LH Series joists, and on steel, of 2½ inches for H and J Series joists and 4 inches for LJ and LH Series joists, except that shorter end bearing may be used where proper design is made.

2808.6 FABRICATION: The fabrication of joists shall specifically comply with Paragraph 305.1 (b) herein.

2808.7 SHOP STANDARDS: The applicant for building permit will not be required to submit shop drawings for steel joists except as set forth in Paragraphs (a) and (b).

(a) The prime drawings required by Sub-section 302.2 herein shall describe all steel to be used in the proposed building or structure, including open-web frames and trusses, and shall detail member sizes, spacing, attachment and welding including provision for unusual loadings such as concentrated loads, unusual cantilevering, soffit framing and continuity except that such prime drawings may designate standard open-web steel joists by SJI number and symbol.

(b) Where standard open-web steel joists are designated on the prime drawings by customary SJI numbers or symbols, the manufacturer, fabricator or supplier may be required to submit design computations, stress diagrams, sizes of members and sizes of welds to the Building Official for approval before installation to demonstrate that the units to be provided do, in fact, comply with the specifications and performance Standards set forth by SJI. Only such design computations as are prepared by a Professional Engineer will be accepted. Resubmission of any

fabricator's designs so submitted and approved will not be required for each subsequent job.

Proof of the characteristics of the material may be required for any steel for which a minimum yield strength in excess of 36,000 pounds per square inch is used as the basis of design.

2809 COLD-FORMED STEEL CONSTRUCTION

2809.1 SCOPE: Cold-formed steel construction shall include individual structural members, structural decks or wall panels, and non-structural roofing, siding and other construction elements formed from sheet or strip steel and as set forth in Paragraphs 2801.3 (e) and (f).

2809.2 STANDARDS: (a) Cold-formed steel used in structural applications shall conform to the Standard set forth in Paragraphs 2801.3 (e) and 2801.3 (f).

(b) Galvanizing as referred to herein is to be zinc coating conforming to the Standard set forth in Paragraph 2801.3 (g).

(c) Gage as referred to herein is "Manufacturers Standard Gage" (AISI) for uncoated sheet and strip, and "Galvanized Sheet Gage" (ASTM A525) for galvanized sheet and strip.

2809.3 INDIVIDUAL STRUCTURAL MEMBERS:

(a) Design, fabrication and erection of individual cold-formed steel structural members shall be as set forth herein.

(b) All structural members shall be positively connected to resist the loads set forth in Chapter 23 herein.

(c) All connections shall be by welding, riveting, bolting or other approved fastening devices or methods providing positive attachment and resistance to loosening. Fasteners shall be of compatible material.

2809.4 STRUCTURAL SHEETS: (a) Decks and panels properly supported by and attached to the building frame, including but not limited to those having an approved fill material on their top surface, may be considered to act as diaphragms in resisting lateral forces where designed as such subject to the other limitation of this code, except that metal without fill of less thickness than 22 gage shall not be considered to have diaphragm value.

(b) Poured fill on roof and floor decks shall not be assumed to have any structural value to support or resist vertical or lateral loads or to provide stability or diaphragm action unless so designed.

(c) Positive attachment of sheets shall be provided to resist uplift and diaphragm forces. Attachment shall be as set forth in Paragraph 2809.3 (b) and not less frequently than the following maximum spacings or as required based on rational analysis and/or tests:

(1) One fastener shall be placed near the corner of each sheet or at overlapping corners of sheet;

(2) Along each supporting member, the spacing of fasteners shall not exceed 8 inches on centers at ends of sheets nor 12 inches on centers at intermediate supports;

(3) The spacing of edge fasteners between panels, and between panels and supporting members, parallel to the direction of span, where continuous interlock is not otherwise provided shall be not more than 12 inches on centers;

(4) Poured light-weight concrete fill will be acceptable as continuous interlock.

(d) Wall panels shall be attached as set forth in Sub-paragraphs 2809.4 (c) (1), (2), and (3) above.

2809.5 NON-STRUCTURAL SHEETS: (a) Steel sheet sections not suitable by rational analysis for self-supporting structural sheets shall be termed roofing and siding. Roofing and siding shall be used only over solid wood sheathing or equivalent backing.

(b) Attachment of sheets shall be as set forth in Paragraph 2809.4 (c) except that connections shall not be more than 12 inches on center each way, and except that attachment may be by 8d nails or by No. 6 wood screws, in accordance with the Standard set forth in Sub-section 2901.4.

2809.6 PROTECTION OF METAL: (a) All members shall be treated with protective paint coatings or equivalent protection except as follows:

(b) Where exposed to high humidity atmospheres, industrial fumes or other corrosive agents or where less than 22 gage is used, the sheets shall be protected by being galvanized in accordance with the Standards of Paragraph 2801.3 (g) and have a minimum of 1.25 oz. class coating or be of an approved alloy or be otherwise coated to provide equal durability and protection.

(c) Abrasions or damages to the protective coating shall be spot-treated with a material and in a manner compatible to the shop protective coating.

2809.7 WELDING: (a) Welding shall conform to the requirements of Sub-sections 2805.2, 2801.3, and 2805.3 herein.

(b) The fusion welding of structural members and structural sheets less than 22 gage in thickness shall be through weld washers not less than 14 gage in thickness and one inch in diameter, contoured if necessary to provide continuous contact, or an equivalent device.

**CHAPTER 29
WOOD**

- 2901 GENERAL**
- 2902 QUALITY**
- 2903 SIZES**
- 2904 ALLOWABLE UNIT STRESSES**
- 2905 VERTICAL FRAMING**
- 2906 HORIZONTAL FRAMING**
- 2907 FIRESTOPS**
- 2908 ANCHORAGE**
- 2909 SHEATHING**
- 2910 FURRING**
- 2911 CONNECTORS**
- 2912 WOOD SUPPORTING MASONRY**
- 2913 PROTECTION OF WOOD**
- 2914 FIRE RETARDANT WOOD**

2901 GENERAL

2901.1 DESIGN: Wood members and their fastenings shall be designed by methods admitting of rational analysis according to established principles of mechanics.

2901.2 WORKMANSHIP: All wood members shall be framed, anchored, tied and braced to develop the strength and rigidity necessary for the purposes for which they are used and to resist the loads imposed as set forth herein.

2901.3 FABRICATION: Preparation, fabrication and installation of wood members and the glues, connectors and mechanical devices for fastening shall conform to good engineering practices.

2901.4 STANDARDS: The following Standards, as set forth in Section 402, are hereby adopted for the design and quality of wood members and their fastenings:

(a) Acoustical and Insulating Materials Association:

(1) Recommended Product and Application Specification—Structural Insulating Roof Deck. AIMA-I.B. Spec. No. 1

(2) Recommended Product and Application Specification — ½ inch Fiberboard Nail-Base-Sheathing. AIMA-I.B. Spec. No. 2

(3) Recommended Product and Application Specification — ½ inch Intermediate Fiberboard Sheathing. AIMA-I.B. Spec. No. 3

(b) American Hardboard Association:

(1) Hardboard Industry Standard. AHA-I.S. 1

(c) American Institute of Timber Construction:

(1) Timber Construction Standards. AITC 100

(2) Timber Construction Manual; Second Edition.

(3) Standard Specifications for Structural Glued Laminated Timber of Douglas Fir, Western Larch, Southern Pine and California Redwood. AITC 117

(4)	Standard Specifications for Structural Glued Laminated Timber Using "E" Rated and Visually Graded Lumber of Douglas Fir, Southern Pine, Hem-Fir and Lodgepole Pine.	AITC 120
(d)	American Plywood Association:	
(1)	Plywood Design Specification.	APA 66-510
(2)	Plywood Design Specification—Design of Curved Panels Supplement No. 1.	APA 68-811
(3)	Plywood Design Specification—Design of Plywood Beams Supplement No. 2.	APA 68-812
(4)	Plywood Design Specification—Design of Flat Plywood Stressed-Skin Panels Supplement No. 3.	APA 70-813
(5)	Plywood Design Specification—Design of Flat Plywood Sandwich Panels Supplement No. 4.	APA 70-814
(6)	Fabrication of Plywood Curved Panels Specification.	APA CP-8
(7)	Fabrication of Glued Plywood Beams Specification.	APA BB-8
(8)	Fabrication of Flat Plywood Stressed-Skin Panels Specification.	APA SS-8
(9)	Fabrication of Plywood Folded Plates; Specification.	APA FP-62
(10)	Plywood Folded Plate Design Method; Laboratory Bulletin.	APA 58-B
(11)	Plywood Construction Guide for Residential Buildings.	APA 66-450
(12)	Plywood Construction Systems for Commercial and Industrial Buildings.	APA 65-310
(13)	APA Glued Floor System.	APA 70-405
(e)	American Society for Testing Materials:	
(1)	Durability of Fire Retardant Treated Wood.	ASTM D2898
(2)	Surface Burning Characteristics of Building Materials.	ASTM E84
(f)	American Wood Preservers Association:	
(1)	All Timber Products-Pressure Treatment;(General Requirements).	AWPA-C1
(2)	Piles-Pressure Treatment.	AWPA-C3
(3)	Poles-Pressure Treatment.	AWPA-C4
(4)	Care of Pressure Treated Wood Products.	AWPA-Me
(g)	American Wood Preservers Bureau:	
(1)	Water Born Preservatives-Above Ground Use.	AWPB-LP-2

(2) Water Born Preservatives-For Ground Contact.	AWPB-LP-22
(3) Light Petroleum Solvent Penta Solution-Above Ground Use.	AWPB-LP-3
(4) Light Petroleum Solvent Penta Solution-For Ground Contact.	AWPB-LP-33
(5) Volatile Solvent (LPG) Penta Solution-Above Ground Use.	AWPB-LP-4
(6) Volatile Solvent (LPG) Penta Solution-For Ground Use.	AWPB-LB-44
(7) Creosote or Creosote Coal Tar Solution-Above Ground Use.	AWPB-LP-5
(8) Creosote or Creosote Coal Tar Solution-For Ground Use.	AWPB-LP-55
(h) National Bureau of Standards:	
(1) Mat-Formed Particleboard.	NBS-CS 236
(2) Basic Hardboard.	NBS-PS 58
(3) Voluntary Product Standard for Structural Glued Laminated Timber.	NBS-PS 56
(4) Softwood Plywood, Construction and Industrial Products Standards and Amendments No. 1, No. 2, No. 3, No. 4, No. 5 and No. 6.	NBS-PS1
(5) American Softwood Lumber Standard.	NBS-PS20
(i) National Forest Products Association:	
(1) National Design Specification for Stress Grade Lumber and Its Fastenings.	
(2) Supplements to N.D.S.	
(3) Wood Structural Design Data.	
(4) Wood Construction Data No. 5, Heavy Timber Construction Details.	
(5) Span Tables for Joists and Rafters.	
(6) Working Stresses for Joists and Rafters.	
(j) Truss Plate Institute:	
(1) Roof Truss Specifications.	
(k) Underwriters Laboratories, Inc.	
(1) Test Methods for Fire Resistance of Roof Covering Materials.	UL 790

2902 QUALITY

2902.1 IDENTIFICATION: (a) (1) All lumber used structurally, including end-jointed lumber, shall be identified by the grade mark of a lumber grading or inspection bureau or agency approved by the Board of Review of the American Lumber Standards Committee or the Canadian Lumber Standards Administrative Board; except that pre-cut material, rough-sawn lumber and lumber thicker than two inches may be covered

by a certificate of inspection in lieu of grade marking. The glued joints in end-jointed lumber, when used for load supporting purposes, shall be certified to be in accordance with the appropriate provision of the Voluntary Product Standard for Structural Glued Laminated Timber, NBS PS 56, as set forth in Section 402.

(2) Structural glued laminated timber shall be manufactured and identified as required in the listed Standards, AITC 117 & 120, as set forth in Section 402.

(3) All plywood used structurally, including siding, roof sheathing, wall sheathing, floor sheathing, diaphragms and built-up members, shall be identified for grade and glue types by the trademarks of an approved testing and grading agency.

(4) Wood shingles and/or shakes shall be identified by the grademark of an approved grading or inspection bureau or agency.

(5) Fiberboard for its various uses shall conform to the AIMA Standards as set forth in Section 402.

(6) Hardboard shall conform to the NBS PS 58 Standard as set forth in Section 402, and shall be identified as to Classification.

(7) Particleboard shall conform to the Mat-Formed Particleboard Standard, NBS CS 236, as set forth in Section 402, and shall be identified by the grade mark or certificate of inspection issued by an approved agency.

(8) All lumber and plywood required to be preservatively treated shall bear an approved AWPI quality mark or that of an approved independent inspection agency.

(9) All wood required to be fire-retardant treated shall bear identification showing the fire performance rating thereof issued by an approved testing agency having a re-examination service, and when exposed to the weather or sustained high humidity shall be identified as suitable for such use.

2902.2 PLYWOOD: Plywood permanently exposed in outdoor locations shall be of exterior type and where used structurally for wall, floor or roof cladding or for diaphragms shall be of a type made with exterior type glue.

2902.3 MOISTURE CONTENT: All lumber two inches or less in thickness shall contain not more than 19 percent moisture at the time of permanent incorporation in a building or structure and/or at the time of treatment with a wood preservative.

2902.4 GRADE AND SPECIES: (a) Lumber used for joists, rafters, columns, beams, studs and/or other structural members shall be of a grade and species not less than required to comply with Section 2904.

(b) Lumber used for floor and roof sheathing shall be of not less strength than No. 2 Southern Pine or Standard Douglas Fir, Hem-Fir or Larch; except that where a finish floor having a strength equal to or greater than one-half inch T & G wood strip flooring is to be applied, the sub-flooring may be lumber having the strength and physical characteristics one grade less than No. 2 Southern Pine or Douglas Fir, Hem-Fir or Larch.

TABLE 29-A*
(Based on 1000 psi fiber stress and L/360 deflection)

Nominal Size	Spacing (Inches)	Maximum Allowable Span for Uniform Loading				
		67 psf	57 psf	47 psf	37 psf	22 psf
2 x 6	12	8'-9	9'-5	10'-4	11'-8	15'-1
	16	7'-6	8'-1	9'-0	10'-1	13'-2
	24	6'-0	6'-8	7'-4	8'-4	10'-9
2 x 8	12	11'-6	12'-5	13'-8	15'-4	20'-0
	16	10'-0	10'-9	11'-10	13'-4	17'-4
	24	8'-1	8'-9	9'-7	10'-11	14'-1
2 x 10	12	14'-7	15'-10	17'-5	19'-7	25'-6
	16	12'-8	13'-9	15'-1	17'-0	22'-0
	24	10'-3	11'-2	12'-4	13'-11	18'-0
2 x 12	12	17'-9	19'-2	21'-2	23'-10	—
	16	15'-4	16'-7	18'-4	20'-7	26'-10
	24	12'-6	13'-7	15'-0	16'-11	21'-10
3 x 6	12	11'-2	12'-2	13'-3	14'-0	19'-1
	16	9'-8	10'-6	11'-6	12'-9	16'-10
	24	8'-0	8'-7	9'-5	10'-8	13'-9
3 x 8	12	14'-9	16'-0	17'-6	18'-5	25'-10
	16	12'-9	13'-10	15'-2	16'-9	22'-3
	24	10'-6	11'-3	12'-5	14'-0	18'-2
3 x 10	12	18'-10	20'-4	22'-6	23'-6	—
	16	16'-4	17'-8	19'-6	21'-4	—
	24	13'-3	14'-5	15'-11	18'-0	23'-2
3 x 12	12	23'-0	24'-10	27'-0	—	—
	16	19'-10	21'-6	23'-8	26'-0	—
	24	16'-3	17'-6	19'-3	21'-9	—
4 x 6	12	13'-2	14'-2	15'-8	15'-8	22'-2
	16	11'-6	12'-5	13'-9	14'-3	20'-0
	24	9'-5	10'-1	11'-2	12'-5	16'-4
4 x 8	12	17'-4	18'-9	20'-7	20'-7	—
	16	15'-1	16'-5	18'-0	18'-8	26'-5
	24	12'-5	13'-4	14'-9	16'-4	21'-7
4 x 10	12	22'-2	24'-0	26'-3	26'-3	—
	16	19'-4	20'-11	23'-0	24'-0	—
	24	15'-9	17'-0	18'-10	20'-10	—
4 x 12	12	27'-0	—	—	—	—
	16	23'-6	25'-5	—	—	—
	24	19'-2	20'-9	23'-0	25'-5	—

*The Span Tables in Section 402 may be used in accordance with Paragraph 2904.1 (a).

67#—Floor joists with plaster under, 50#LL 17#DL.

57#—Floor joists with plaster under, 40#LL 17#DL.

Roof joists having a slope of 2½ to 12 or more, in 30#LL 27#DL.

47#—Floor joists without plaster under, 40#LL 7#DL.

Roof joists with plaster under, 30#LL 17#DL.

37#—Ceiling joists over living rooms and under usable attic space 25#LL 12#DL.

Roof joists without plaster under, 30#LL 7#DL.

22#—Ceiling joists without usable attic space, 10#LL 12#DL.

2903 SIZES

2903.1 Sizes of lumber, structural glued-laminated timber and plywood referred to in this Code are nominal sizes.

2903.2 Computations to determine the required sizes of members shall be based on net dimensions (actual sizes).

2904 ALLOWABLE UNIT STRESSES

2904.1 (a) (1) Lumber used for joists, rafters, trusses, columns, beams and/or other structural members shall be of a stress grade not less than 1000 psi nominal extreme fiber stress in bending. For allowable spans see Table 29A or Section 402 for the species and conditions of loading.

(2) Lumber used for studs in exterior walls and interior bearing walls shall be of a stress grade not less than 625 psi nominal extreme fiber stress in bending.

(3) Lumber used for studs in interior non-bearing walls shall be of a stress grade not less than 225 psi nominal extreme fiber stress in bending.

(b) (1) Allowable nominal unit stresses in bending (F_b) may be modified for repetitive values where design is by a Registered Engineer or Architect or where such modified values are reflected in the tables of the Standards in Section 402 and where framing members such as joists, rafters, planks and decking are spaced not more than 24 inches on centers, are not less than three in number, and are joined by floor, roof or other load-distributing elements adequate to support the design load.

(2) Nominal stress is the basic stress assigned to the grade and species before any modification due to repetitive loading, wind, duration of load, etc.

2905 VERTICAL FRAMING

2905.1 STUDS IN BEARING AND EXTERIOR WALLS: (a) MINIMUM SIZE: Studs shall be not less than 2" x 4". Where exceeding 14 feet in height between points of lateral support, or where supporting more than one floor and a roof, studs shall be not less than 2" x 6" or 3" x 4".

(b) SPACING: Studs shall be spaced not more than 16 inches on centers when supporting floors. Vertical studs not more than 10' in lengths may be spaced 24 inches on centers when supporting roof and ceiling loads only. In lieu the above, studs may be designed as a system of columns and beams.

(c) PLACING: (1) Studs in exterior and bearing walls shall be placed with the longer dimension perpendicular to the wall.

(2) Stud bearing walls shall be supported by foundation plates, sills, or girders, or floor framing directly over supporting walls or girders. Stud bearing walls when perpendicular to supporting joists may be offset from supporting walls or girders not more than the depth of the joists unless such joists are designed for the extra loading conditions.

(3) Stud walls framing into 2" x 4" base plates of exterior bearing walls and interior bearing walls resting on masonry shall be anchored past the plate to the masonry.

(d) SILLS AND BASE PLATES: (1) Sills and base plates,

where provided in contact with masonry, shall be of an approved durable species or be treated with an approved preservative and shall be attached to the masonry with $\frac{1}{2}$ inch diameter bolts spaced not over 4 feet apart and embedded not less than 7 inches in the masonry.

(e) TOP PLATES: (1) The top plate of stud bearing walls shall be doubled and lapped at each intersection of walls and partitions.

(2) Joints shall be lapped not less than four feet.

(f) CORNERS: Corners of stud walls and partitions shall be framed solid by not less than three studs.

(g) SPLICING: Studs, other than end-jointed lumber, shall be spliced only at points where lateral support is provided.

(h) FRAMING TYPES: (1) Wood framing may be anyone, or a combination of; the following types: Platform, balloon, plank and beam, or pole type.

(2) Where practicable, exterior stud walls of two-story buildings shall be balloon-framed with studs continuous from foundation to second floor ceiling and with second floor joists set on a 1" x 4" let-in ribbon as set forth in Sub-paragraph 2906.3 (a) (2).

(i) NOTCHING: (1) Studs which carry loads in excess of 75 percent of their capacity shall not be notched or cut.

(2) Studs which carry loads 75 percent or less of their capacity may be notched to one-third of the depth without limit of the number of consecutive studs.

(j) PIPES IN WALLS: (1) Stud walls and partitions containing pipes shall be framed to give proper clearance for the piping.

(2) Where walls and partitions containing piping are parallel to floor joists, the joists shall be doubled and may be spaced to allow vertical passage of pipes.

(3) Where vertical pipe positions necessitate the cutting of plates, a metal tie not less than 1" x $\frac{1}{8}$ " shall be placed on each side of the plate across the opening and nailed with not less than two 16d or three 8d nails at each end.

(k) HEADERS: (1) Openings four feet or less in width in bearing walls shall have doubled headers of a minimum of nominal 2" x 4" lumber placed on edge.

(2) Openings exceeding four feet in width shall have headers, beams or lintels designed to support the loads imposed thereon.

(3) Headers or lintels over stud wall openings shall have not less than nominal two-inch bearing.

(l) STUDS JOINING MASONRY: Where stud walls or partitions join masonry walls, such studs shall be secured against lateral movement by nailing or bolting to the masonry.

(m) WIND BRACING: Exterior stud walls shall be effectively wind-braced in accordance with Sub-section 2909.3.

2905.2 INTERIOR NON-BEARING PARTITIONS: (a) Studs in interior non-bearing partitions with openings shall be of not less size than 2" x 3" spaced not more than 16 inches on centers or shall be of not less size than 2" x 4" spaced not more than 24 inches on centers.

(b) Studs in interior non-bearing partitions without openings

shall be of not less than 2" x 3" spaced not more than 24 inches on centers.

(c) Interior non-bearing stud partitions may have a single top plate.

(d) Headers over openings not exceeding four feet in width may be of two-inch nominal thickness placed flat and end-nailed through the studs with no solid bearing provided.

(e) Studs in interior non-bearing partitions exceeding nine feet in height shall be placed with the longer dimension perpendicular to the partition.

(f) Stud partitions subject to frequent wetting shall be protected with 15-pound asphalt-saturated felt, or by other approved methods.

(g) Wardrobe units serving as non-bearing partitions, prefabricated or partially prefabricated may be of 2" x 2" studs spaced not farther apart than 16 inches provided there is a plywood skin glued or nailed to the studs.

2905.3 COLUMNS AND POSTS: (a) Columns and posts shall be framed to true end bearing and shall be securely anchored against lateral and vertical forces.

(b) The bottom of columns and posts shall be protected against deterioration.

(c) Splicing of columns and posts shall be done only in regions where lateral support is adequately provided about both axes.

(d) Design dimensions of columns and posts shall not be reduced by notching, cutting or boring.

2906 HORIZONTAL FRAMING

2906.1 SIZE: (a) The minimum size of joists and rafters shall be as set forth in Section 2904.

(b) The design of horizontal framing other than joists and rafters shall be as set forth in Paragraph 2904.1 (b).

(c) Horizontal wood members independently supporting a suspended ceiling shall be not less than 2" x 4" and hangers shall be not less than the equivalent of 1" x 4" wood members providing proper nailing.

2906.2 SPACING: Joists and rafters, where a plaster ceiling is directly supported, shall comply with Paragraph 3502.2 (c).

2906.3 BEARING: (a) Joists and rafters shall have: (1) Not less than four inches of bearing, except as provided in Paragraphs (b), (c) and (d) except that:

(2) Joists may bear on a 1" x 4" let-in ribbon and be nailed to the studs at the second floor level of balloon framing and except that:

(3) Joists and rafters may butt into the web of a steel beam and be neatly fitted to bear not less than three inches on the bottom flange of such beam.

(b) Joists and rafters on masonry may bear: (1) On and be anchored to a wood plate provided such plate shall be not less than 2" x 4" and attached to the masonry with one-half inch diameter bolts, 8 inches long and spaced not more than two feet apart;

(2) On a 2" x 4" wood plate attached to the masonry with one-half inch diameter bolts, 8 inches long and spaced not more than four feet apart, provided that each joist or rafter is fastened to the masonry by a 1" x 3/8" steel strap anchor embedded in the masonry.

(3) On a channel-shaped metal saddle and fastened to the masonry by a 1" x 3/8" steel strap anchor embedded in the masonry;

(4) On masonry, provided that each joist or rafter in contact with masonry is of an approved durable species or pressure treated with an approved preservative and anchored as in (3) above.

(c) Floor joists may butt into a header beam if effectively toenailed and if an approved saddle providing not less than three inches of bearing transmits the vertical load to the top of the header, provided, however, that approved devices or other approved means of support may be used in lieu of such bearing.

(d) Ceiling joists may butt into a header beam, as set forth for floor joists, or approved devices or other approved means of support may be used in lieu of such bearing.

(e) In lieu of the above, bearing and anchorage may be designed by a Registered Professional Engineer.

2906.4 SPLICING: Horizontal members shall not be spliced between supports except that properly designed and bolted splices or approved end-jointed lumber may be used.

2906.5 NOTCHING AND BORING: (a) Unless local unit stresses are calculated on the basis of reduced size, wood members in bending shall not be cut, notched or bored except as follows:

(1) Notches may be cut in the top or bottom not deeper than one-fifth of the depth and not farther from the support than one-fifth of the span.

(2) Holes may be bored in the middle one-third of the depth and length and not larger than one-sixth of the depth. Space between any two holes in the same joist shall be not less than the depth of the joist.

(b) Where necessary to run service pipes in the space between the ceiling and floor larger than can be accommodated by the above provision, such ceilings shall be furred or provision made for headers or beams and/or for changing direction of the joists where the design permits.

2906.6 OPENINGS: (a) Joists shall be doubled adjacent to openings where more than one joist is cut out or shall be so increased in size or number as may be needed to meet the stress requirements.

(b) Headers shall be of the same size as the joists and where supporting more than one joist shall be doubled members.

(c) Headers shall be supported by approved metal hangers or ledgers or other approved members.

2906.7 JOISTS ENTERING MASONRY: (a) Ends of wood joists entering or bearing on masonry and in contact therewith shall be preservative pressure treated, or of an approved durable species.

(b) Where masonry extends above such wood members, joists shall be fire-cut so the top edge does not enter the masonry more than one inch or shall be provided with wall plate boxes of self-releasing type or approved hangers.

(c) Where joists enter a masonry wall required to be fire resistive, such joists shall be separated from the opposite side of the wall by at least four inches of solid masonry.

2906.8 FLOOR JOISTS: (a) Floor joists under all walls or partitions parallel to the joists shall be doubled.

(b) Doubled joists may be separated not more than six inches.

(c) Floor joists supporting concrete for bathroom floors shall have a maximum spacing of 12 inches.

2906.9 CEILING JOISTS: (a) In buildings without parapet walls, the ceiling joists, where practicable, shall be nailed to the rafters to act as a collar tie.

(b) Ceiling joists spanning more than 14 feet shall be laterally supported at mid-span.

(c) Ceiling joists shall not be used to support rafter loads.

2906.10 ROOF JOISTS: Roof joists may cantilever over exterior walls as limited by the allowable stress, but the length of such cantilever shall not exceed the length of the portion of the joist inside the building; and where the cantilever of tail joists exceed three feet, the roof joist acting as a header shall be doubled.

2906.11 ROOF RAFTERS: (a) Hip rafters, valley rafters and ridges shall be required and shall be not less in size than the largest rafter framing thereto nor less than required to support the loads.

(b) (1) Collar ties shall be provided at each third pair of rafters, unless other means of resisting the thrust of rafters is required and provided, and/or the ridge is designed as a supporting beam.

(2) Such collar ties shall be placed horizontally at or below the upper third point of the rafters, and shall be not less than 1" x 6" in size.

(3) Effectively nailed ceiling joists may serve as collar ties.

2906.12 HEAVY TIMBER CONSTRUCTION: Heavy timber constructed floors or roofs shall comply with Sub-section 2003.3 and the Standards in Section 402.

2906.13 VERTICALLY LAMINATED BEAMS: Vertically laminated built-up beams shall be made up of members continuous from bearing to bearing.

2906.14 GLUED LAMINATED BEAMS: (a) Glued laminated members shall comply with the Standard set forth in Section 402.

(b) The Building Official may require tests to determine the strength, performance, effect of moisture and insect resistance of adhesives, and only approved adhesives shall be used.

(c) The Building Official may limit or otherwise regulate the use of glued laminated members after consideration of the exigencies of manufacture, location and service.

2906.15 TRUSSED RAFTERS: (a) Trussed rafters shall be designed by methods admitting of rational analysis based on the Standards set forth in Section 402 except as follows:

(1) Allowable unit stresses in bending (F_b) may be taken as repetitive member values.

(2) Increase in stresses due to wind loading shall not be used for cantilevering overhangs.

(b) Where steel is used for connecting wood members, such connectors shall be not less than 20 U.S. gage and shall be protected with a zinc coating conforming to the ASTM A361 Standard set forth in Section 402.

(c) (1) Where a ceiling is to be attached directly to the underside of trusses, the trusses shall be laterally braced with continuous 1" x 4" members nailed to the upper side of the lower chord at panel points but not to exceed 10'0" apart, and truss spacing shall comply with Paragraph 3502.2 (c) of this Code.

(2) Where a ceiling is to be attached to wood stripping which is nailed to the underside of the bottom chord of trusses, stripping shall be not less than 1" x 3" spaced to comply with Paragraph 3502.2 (c) of this Code and may serve also for lateral bracing of trusses spaced not more than 36 inches apart and, for truss spacing more than 36 inches, such stripping shall be designed to support the vertical loads and Sub-paragraph 2906.15 (c) (1) shall also apply.

(3) Where a ceiling is attached to wood members suspended beneath trusses, the provisions of Sub-section 2906.1 shall apply.

2906.16 STAIR STRINGERS: (a) Stair stringers shall, where practicable, be framed to provide four inches of bearing at the ends.

(b) Where it is not practicable to provide such bearing, the stringers shall be hung in steel hangers of approved type.

(c) Stair stringers shall not be notched or cut in the effective area.

(d) Two stringers shall be provided for each flight of stairs no more than 36 inches in width, and an additional stringer shall be provided for each 18 inches of additional stair width, except for public stairs where the number and size of stair stringers shall be determined by rational analysis by a Registered Professional Engineer.

2907 FIRESTOPS

2907.1 Fire stopping shall be provided to cut off all concealed draft spaces both vertical and horizontal.

2907.2 (a) Firestops shall form effective fire barriers between stories and between a story and roof space.

(b) Firestopping shall be tightly and securely fitted into place and where of wood, shall be not less than a nominal two inches in thickness.

(c) Spaces between chimneys and wood framing shall be solidly filled with mortar or loose incombustible materials supported on incombustible supports.

2907.3 Firestops shall be provided in specific locations as follows:

(a) In exterior and interior walls and partitions at ceiling and floor levels and shall be so placed that the maximum dimension of any concealed space is not over eight feet.

(b) Around the top, bottom and sides of sliding door pockets.

(c) Between stair stringers at least once in the middle of each run, at the top and bottom, and between studs, along and in line with adjacent run of stairs.

(d) Between chimneys, fireplaces and wood framing, except in the case of approved metal chimney installation.

(e) In any location where a concealed space would permit a spread of fire.

(f) Concealed attic spaces shall be divided into horizontal areas in accordance with Sub-sections 2006.5 and 2205.4.

2908 ANCHORAGE

2908.1 Anchorage shall be continuous from the foundation to the roof and shall satisfy the uplift requirements of Section 2306.

2908.2 (a) Joists fire-cut into a masonry wall shall be anchored to the concrete beam on which they bear.

(b) Such anchors shall be spaced not more than four feet apart and shall be placed at opposite ends across the building on the same run of joists.

2908.3 Joists shall be nailed to bearing plates, where such plates occur, to each other where contiguous at a lap, and to the studs where such studs are contiguous; and ceiling joists shall be nailed to roof rafters where contiguous.

2908.4 Every roof rafter and/or roof joist shall be anchored to the beam or studs on which they bear, and roof rafters opposing at a ridge shall be anchored across the ridge as set forth in Sub-section 2908.6.

2908.5 (a) Anchors securing wood to concrete shall be not less than 1" x ½" steel strap embedded in the concrete and nailed with three 16d nails to wood members as set forth in Sections 2905 and 2906.

(b) In lieu of such straps, anchorage may be as approved by the Building Official when designed by a Professional Engineer.

2908.6 Anchors securing wood to wood shall be of 1" x ½" steel strap, nailed to each member with three 16d nails, or shall be a commercial anchor approved by the Building Official anchoring each member. All anchors and relative nails exposed to the weather shall be galvanized.

2909 SHEATHING

2909.1 FLOOR SHEATHING: (a) Floor sheathing, where a part of a required fire-resistive assembly, shall comply with Chapter 37.

(b) The finish floor shall be tongue-and-grooved not less than nominal one-inch lumber laid perpendicular to the joists with end joints on the joists, or a sub-floor shall be provided as set forth in Paragraph (c), (d) and (e).

(c) Square-edged or spaced sub-flooring may be used under only a finish floor having a strength equal to or greater than one-half inch tongue-and-groove wood strip flooring; and under finish floors of less strength, a tongue-and-groove or plywood sub-floor shall be required.

(d) (1) Lumber sub-flooring shall be laid diagonally, shall be not less than ¾ inch thick when joists are spaced no more than 16 inches on center nor less than ¾ inch thick when joists are spaced no more than 24 inches on center. End joints shall be on joists, joints shall be staggered and parallel to the joists, and ends at walls and similar places shall be supported by a ribbon or by blocking.

(2) Plywood sub-floors of Standard grade and Underlayment grade bonded to wood joist using adhesives meeting the requirements of AFG-01 shall be applied using nails spaced 12 inches on center. The maximum clear spans for plywood/lumber glued floor system shall comply with those published in APA Glued Floor System.

(e) Plywood sub-flooring shall be continuous over two or more spans with face grain perpendicular to the supports. The allowable spans shall not exceed the following:

PLYWOOD SUB-FLOOR (1)

Panel Identification index (2)	Maximum Plywood span (3)
32/16, 36/16	16" (4)
42/20	20" (4)
48/24	24"

Footnote (1) These values apply for Structural I and II Standard Sheathing and C/C grades only. Spans shall be limited to values shown, issued on possible effect of concentrated loads.

Footnote (2) Identification index appear on all panels in the construction grades listed in Footnote (1).

Footnote (3) Plywood edges shall have approved tongue-and-groove joints or shall be supported with blocking unless ¼ inch minimum thickness underlay is installed or unless finish floor is one inch nominal wood strip. Allowable uniform load based on deflection of 1/360 of span is 100 psf.

Footnote (4) May be 24 inches if nominal one inch wood strip finish floor is laid at right angles to joists.

(1) Plywood panels shall be nailed to supports with 6d common nails when ½ inch thick, 8d common nails when ¾ inch or ¾ inch thick, and 10d common nails or 8d ring shank when 1½ inches thick.

(2) Nail spacing shall be 6 inches on center at panel edges and 10 inches on center at intermediate supports.

(f) Flooring shall be nailed with 8d common nails not less than two in each board at each support.

(g) Floors for heavy timber buildings shall be sheathed as specified for mill floors, Sub-section 2906.12.

(h) Flooring shall not extend closer than one-half inch from masonry walls.

(i) If resilient flooring is to be applied directly to a plywood sub-floor without separate underlayment, the plywood shall have a top ply of C-plugged grade or better, and the ply immediately under the face shall be at least C grade unless the face ply is 1/6 inch or more in nominal thickness. Plywood shall be continuous over two or more spans with face grain perpendicular to supports. Maximum thickness and maximum joist spacing shall comply with the following table:

**ALLOWABLE SPAN FOR PLYWOOD COMBINATION
SUB-FLOOR UNDERLAYMENT (1)**

Species Groups	Maximum Plywood Span (inches)			48"
	16"(4)	20"(4)	24"(3)	
1	½"	¾"	¾"	
2, 3	¾"	¾"	¾"	
4	¾"	¾"	1"	
1, 2 and 3 APA 2-4-1				1½"

Footnote (1) Applicable underlayment grade, C-C (plugged) and all grades of sanded Exterior type plywood.

Footnote (2) Spans shall be limited to values shown based on possible effect of concentrated loads.

Footnote (3) Allowable uniform load based on deflection of 1/360 of span is 100 psf. Plywood edges shall have approved tongue-and-groove joints or shall be supported with blocking, unless ¼ inch minimum thickness underlayment is installed or unless finish floor is one inch nominal wood strip.

Footnote (4) If a wood finish floor is laid perpendicular to the joists or supports, thicknesses shown for 16 inch and 20 inch spans may be used for 24 inch span.

(j) Underlayment Hardboard shall meet the property requirements for 7/32 inch and ¼ inch service hardboard and shall be 0.215 plus or minus 0.005 inch thickness; when supported on sub-flooring, such sub-flooring shall comply with the requirements of Paragraphs (c) and (d) or (e) above.

(k) Particleboard floor underlayment shall conform to Type 1-B-1 of the Standard listed in Section 402. Underlayment shall be not less than ¼ inch in thickness and shall be installed in accordance with the installation instructions of the National Particleboard Association.

2902.2 ROOF SHEATHING: (a) Wood roof sheathing shall be boards or shall be plywood, except as may be otherwise approved by the Building Official.

(b) Board roof sheathing shall have a net thickness of not less than three-fourths inch when the span is not more than 28 inches or ¾ inch when the span is not more than 24 inches, shall have staggered joints and shall be nailed with 8d common nails not less than two in each six-inch board nor three in each eight-inch board at each support.

(c) Plywood roof sheathing shall be ½ inch minimum thickness and shall be continuous over two or more spans with face grain perpendicular to supports. The allowable spans shall not exceed the following:

ALLOWABLE SPANS FOR PLYWOOD ROOF SHEATHING(1)

Panel Identification Index (2)	Maximum Span If Block or Other Edge Supports	Maximum Span Without Edge Support
24/0 (½" only)	24"	20"
30/12	30"	26"
32/16	30"	28"
36/16	32"	30"
42/20	36"	32"
48/24	42"	36"

Footnote (1) Values apply to Structural I and III, Standard and CC-Exterior grades.

Footnote (2) Identification Index appears on all panels listed in Footnote (1).

(1) Plywood panels shall be nailed to supports with 6d common nails, for thickness of ½ inch and with 8d common nails for ¾ inch, ¾ inch and ¾ inch thicknesses.

(2) Nail spacing shall be six inches on center at panel edges and 12 inches on center at intermediate supports.

(d) Roof sheathing for heavy timber construction shall comply with Sub-section 2906.12.

2909.3 STORM SHEATHING: Exterior stud walls shall be

sheathed to resist the racking load of wind as set forth in Section 2306 and shall be any of the following types:

(a) Tightly fitted, diagonally-placed, boards not less than 3/8 inch thickness, nailed with three 8d common nails to each support for 1" x 6" boards and four 8d common nails for 1" x 8" boards.

(b) Plywood wall sheathing shall be applied utilizing maximum stud spacing, minimum panel thickness and acceptable Identification Indexes as shown in the following table:

WALL SHEATHING(1)

Panel Identification Index	Minimum Thickness (inch)	Maximum Stud Spacing (inches) Exterior Covering Nailed to:	
		Stud	Sheathing
12/0, 16/0, 20/0	5/16	16	16 (2)
16/0, 20/0, 24/0	3/8	24	16 24 (2)
24/0, 32/16	1/2	24	24

(1) When plywood sheathing is used, building paper and diagonal wall bracing can be omitted.

(2) When sidings such as shingles are nailed only to the plywood sheathing, apply plywood with face grain across studs.

2909.4 EXTERIOR WALL CLADDING: (a) Plywood may serve for both sheathing and exterior cladding provided:

(1) The panel thickness shall be not less than 3/8 inch except for 303 specialty siding panels and Texture 1-11 panels, and the supporting studs shall be spaced not more than 16 inches on centers.

(2) Plywood not less than 1/2 inch shall be used on stud spacings of 24 inches centers.

(3) All joints shall be backed solidly with nailing pieces or studs not less than two inches in width or joints shall be lapped horizontally or otherwise watertight.

(4) Where face plies are vertical, horizontal cats spaced not farther apart than three feet eight inches vertically shall be provided for support of plywood less than 7/16 inch panel thickness in second floor exterior walls, and horizontal cats shall be provided for Texture 1-11 and 303 siding panels spaced not farther apart vertically than three feet eight inches for first story installation and not farther apart than two feet four inches for second story installations.

(5) Nailing shall be as set forth for storm sheathing except that nails shall be non-corrosive, galvanized or aluminum siding or casing nails.

(b) Where storm sheathing is provided in accordance with Sub-section 2909.3, exterior cladding may be as permitted in Chapter 35, or may be one of the following:

(1) Wood siding with an in-place net thickness not less than 3/8 inches nailed in accordance with the requirements for storm sheathing.

(2) Wood shingles or shakes may be attached to the storm sheathing, and/or to nailing boards or shingle backer securely attached to the storm sheathing. The minimum thickness of wood shingles or shakes between nailing boards shall be not less than three-eighths inch.

(3) Particleboard siding of the Exterior Type 2-B-1, not less than $\frac{3}{8}$ inch thick when studs are spaced nor more than 16 inches on center and shall be nailed with 6d corrosion-resistant nails spaced 6 inches on center at edge and 8 inches on center at intermediate studs with a minimum edge distance of not less than $\frac{3}{8}$ inch.

(4) Hardboard shall be of siding quality for exterior use and shall be applied in accordance with the manufacturer's directions and as approved by the Building Official.

2910 FURRING

Where the interior of masonry walls are furred, such furring shall be treated and firestopped as herein required and shall be securely fastened to the masonry with not less than one cut nail in alternate courses of block.

2911 CONNECTORS

2911.1 The allowable loads on all types of connectors shall be as set forth in the Standards listed in Section 402 and the following Table:

NUMBER OF NAILS FOR CONNECTING WOOD MEMBERS

<u>Connection</u>	<u>Common Nails</u>	<u>Number or Spacing</u>
Joist to sill or girder, toe nail	16d	2
Bridging to joist, toe nail	8d	2 each end
1" x 6" sub-floor or less to each joist, face nail	8d	2
Over 1" x 6" sub-floor to each joist, face nail	8d	3 + 1 for each size increase
2" sub-floor to joist or girder, blind and face nail	16d	2
Sole plate to joist or blocking, face nail	16d	16" oc
Top or sole plate to stud, end nailed	16d	2
Stud to sole plate, toe nail	8d	3 or 2 16d
Doubled studs, face nail	16d	24" oc
Doubled top plates, face nail	16d	16" oc
Top plates, laps and intersections, face nail	16d	2
Continuous header, two pieces	16d	16" oc along each edge
Ceiling joists to plate, toe nail	16d	2
Continuous header to stud, toe nail	16d	3
Ceiling joists, laps over partitions, face nail	16d	3
Ceiling joists to parallel rafters, face nail	16d	3
Rafter to plate, toe nail	16d	3
1" x 6" sheathing or less, to each bearing, face nail	8d	2
Over 1" x 6" sheathing, to each bearing, face nail	8d	3 + 1 for each size increase
Built-up corner studs, face nail	16d	30" oc
Built-up girders and beams	20d	32" oc at top and bottom and staggered, 2 at ends and at each splice
2 inch planks	16d	2 each bearing

2911.2 Nails, bolts and other metal connectors which are used in

locations exposed to the weather shall be galvanized or otherwise corrosion resistant.

2911.3 In general, nails shall penetrate the second member a distance equal to the thickness of the member being nailed thereto. There shall be not less than two nails in any connection.

2911.4 Except for plywood and other laminated members manufactured under technical control and rigid inspection, gluing shall not be considered an acceptable connector in lieu of the connectors herein specified.

2911.5 Safe loads and design practice for types of connectors not mentioned or fully covered herein shall be determined by the Building Official before approval.

2912 WOOD SUPPORTING MASONRY

Wood shall not support masonry or concrete except as follows:

2912.1 Wood foundation piles may be used to support concrete or masonry.

2912.2 Plywood decking, wood joists, and wood studs supporting such wood joists may be used to support reinforced concrete slabs, concrete-base tile and terrazzo floors, and lightweight concrete topping as follows:

(a) There shall be an approved moisture vapor barrier between the concrete or other cementitious materials and the wood.

(b) Wood members supporting concrete shall be preservative treated in compliance with the Standards of AWPAs and AWPBs set forth in Section 402 and Section 2913.

(c) Plywood decking shall be of Standard grade with exterior glue.

(d) Wood rafters may support concrete roof tile.

2913 PROTECTION OF WOOD

2913.1 WOOD PILES: Wood piles shall be treated with preservatives as set forth in Paragraph 2404.3 (b).

2913.2 (a) PRESERVATIVE TREATED OR DURABLE SPECIES WOOD: (1) All wood in areas of buildings where the climatic condition is conducive to deterioration which would affect the structural safety shall be treated in an approved method with an approved preservative or shall be of an approved durable species.

(2) All wood in contact with, or embedded in the ground for support of permanent structures, and wood joists or the bottom of wood structural floors without joists when closer than 18 inches, or wood girders when closer than 12 inches to exposed ground located within the periphery of the building over crawl or unexcavated areas shall be treated in an approved method with an approved preservative or shall be an approved durable species.

(3) All wood in contact with concrete or masonry including sills, sleepers, plates, posts, columns, beams, girders and furring shall be treated in an approved method with an approved preservative or shall be of an approved durable species.

(4) The method and material of treatment with a preservative shall be in accordance with the American Wood Preservers Association (AWPA) Standards set forth in Section 402.

(5) All lumber and plywood required to be preservatively treated shall bear an American Wood Preservers Bureau (AWPB) quality mark or that of an independent inspection agency that maintains continuing control, testing and inspection over the quality of the product as set forth in the Standards adopted herein.

(6) Approved durable species of wood for natural resistance to decay and termites shall be all heartwood of Bald Cypress, Redwood or Eastern Red Cedar.

(b) **VENTILATION:** Attic space between ceiling joists and roof rafters shall be effectively ventilated. Openings shall be located to provide effective cross ventilation, and such openings shall be covered with a corrosion-resistant mesh with openings not greater than one-eighth inch.

2913.3 LIGHT AND VENTILATION: (a) The space between the bottom of wood floor joists and the ground of any building, except such space as is occupied by a basement or cellar, shall have ventilating openings through foundation walls, and such openings shall be covered with a corrosion-resistant wire mesh with openings not greater than one-sixteenth inch.

(b) Where practicable, ventilating openings shall be arranged on three sides.

(c) The minimum total area of ventilating openings shall be two square feet for each 15 linear feet of exterior wall. Such openings need not be placed in the front of the building.

2913.4 DEBRIS: (a) Before any new building is erected all stumps and roots shall be removed from the soil to a depth of at least 12 inches below the surface of the ground in the area to be occupied by the building.

(b) In buildings or portions thereof having wood first-floor systems, all wood forms which have been used in placing concrete, if within the ground or less than 18 inches above the ground, shall be removed before the building is occupied or used for any purpose.

(c) Loose or casual wood shall not be stored in direct contact with the ground under any building, and this space must be thoroughly cleaned of all wood and debris.

2913.5 EXISTING BUILDINGS: Whenever the Building Official has knowledge of the existence of termites in any building or structure, he shall notify the owner in writing and direct that necessary measures be taken for the extermination of the termites within a reasonable length of time, not to exceed 60 days.

2914 FIRE RETARDANT WOOD

2914.1 Fire-retardant treated wood shall have been treated with fire-retardant chemicals in accordance with the American Wood Preservers Association (AWPA) Standard set forth in Section 402 and shall have a flame-spread rating of not higher than 25 with no evidence of significant progressive combustion when tested for 30 minutes duration in accordance with Standard ASTM E84 as set forth in Section 402.

2914.2 Fire-retardant treated wood shall bear identification showing fire performance rating issued by an approved testing agency having a re-examination service. If intended for exterior use, the wood shall be further identified to indicate suitability for exposure to the weather, as defined in Sub-section 2914.4.

2914.3 Fire-retardant treated wood shall have no greater fuel contributed than 30 nor smoke developed greater than 65 as tested in accordance with Standard ASTM E84 as set forth in Section 402.

2914.4 Fire-retardant treated wood, where permitted by this Code, and which may be exposed to the weather, shall maintain required fire-retardant classification when tested in accordance with the rain and weathering tests for durability of fire-retardant treated wood of the Standard Test Methods for Fire-Resistance of Roof Covering materials UL 790 as set forth in Section 402.

**CHAPTER 30
ALUMINUM**

- 3001 GENERAL**
- 3002 ALLOWABLE UNIT STRESSES**
- 3003 DESIGN**
- 3004 CONSTRUCTION DETAILS**

3001 GENERAL

3001.1 DESIGN: Aluminum members shall be designed by methods admitting of rational analysis according to established principles of mechanics.

3001.2 STANDARDS: The Aluminum Construction Manual, Specifications for Aluminum Structures, AA, and the Aluminum Formed Sheet Building Sheathing Design Guide, AA, are hereby adopted as set forth in Section 402.

3002 ALLOWABLE UNIT STRESSES

3002.1 The design, fabrication and assembly of aluminum members for building and other structures shall conform to the Standard set forth in Sub-section 3001.2 and as otherwise set forth herein.

3002.2 The use of aluminum alloys, other than those listed in the standard shall provide performance not less than those required by the Standard and as set forth herein.

3002.3 Aluminum members shall be limited by the deflections set forth in Sub-section 2301.3 herein.

3003 DESIGN

3003.1 The Building Official may require that any structure using aluminum primary or secondary members be designed by a Registered Professional Engineer.

3003.2 Increases in allowable unit stresses as set forth for wind loads in Sub-section 2306.6 herein shall be applicable to aluminum structural members except that allowable unit stresses thus increased shall not exceed 75 percent of the minimum yield strength.

3003.3 In addition to flexural and shearing stresses, the critical factors of buckling, fatigue, stress raisers such as notches or holes or sharp re-entrant corners, deflection and connections shall be considered and provided for by proper design.

3004 CONSTRUCTION DETAILS

3004.1 CONNECTIONS: Aluminum members shall be designed as set forth in the Standards in Sub-section 3001.2.

3004.2 STRUCTURAL DECKING AND SIDING: (a) Aluminum sections spanning between supports shall be limited in span to satisfactorily support the positive and negative loads set forth in Chapter 23 and the deflection of decking shall not exceed that set forth in Sub-section 2301.3.

(b) Aluminum sheet used for roof decking or siding shall be not less than 0.019 inches in thickness.

(c) Aluminum sheets shall be secured to the supports to adequately resist positive and negative loads. Attachments shall be at intervals not exceeding eight and one-half inches and shall be secured to each other at side laps at intervals not exceeding 12 inches except that the spacing of attachments may be greater if based on rational analysis and/or tests.

(d) Fasteners shall have a head, and/or be provided with washers not less than one-half inch in diameter.

(e) Fasteners located at end laps shall be placed not more than two inches nor less than one inch from the end of overlapping sheets.

(f) Where roof or wall cladding is of aluminum an approved membrane to protect against water intrusion to the interior shall be provided or the aluminum cladding shall be designed and constructed with an approved continuous edge-interlock, overlap or seam to prevent water intrusion.

3004.3 NON-STRUCTURAL DECKING AND SIDING: (a) Non-structural aluminum sheets shall be backed with cladding as set forth in Chapter 35.

(b) Non-structural aluminum sheets shall have a minimum thickness of 0.019 inches.

(c) An approved membrane to protect against water intrusion shall be provided or the aluminum cladding shall be designed and constructed with an approved continuous edge-interlock, overlap or seam to prevent water intrusion.

(d) Non-structural decking and siding shall be attached as set forth in Sub-section 3004.2, except that aluminum residential siding shall be attached by means of 0.120 inch diameter aluminum nails of sufficient length to penetrate studs 1 inch. Nails shall be to studs, maximum 24 inches on centers horizontally and not to exceed eight inches on centers vertically.

3004.4 DISSIMILAR MATERIALS: (a) Aluminum may contact compatible metals such as, but not limited to:

(1) Non-magnetic stainless steel provided the contacting surfaces and any attachments are enclosed for protection from the weather.

(2) Zinc.

(3) White bronze.

(b) Aluminum contacting metals not considered compatible shall be protected as follows:

(1) Painting the dissimilar metal with a prime coat of zinc-chromate primer or other suitable primer, followed by one or two coats of aluminum metal-and-masonry paint or other suitable protective coating, excluding those containing lead pigmentation;

(2) Painting the dissimilar metal with a coating of a heavy-bodied bituminous paint;

(3) Placing a good quality caulking material between the aluminum and the dissimilar metal;

(4) Applying a non-absorptive tape or gasket;

(5) Hot-dip galvanizing or zinc-plating steel members after fabrication.

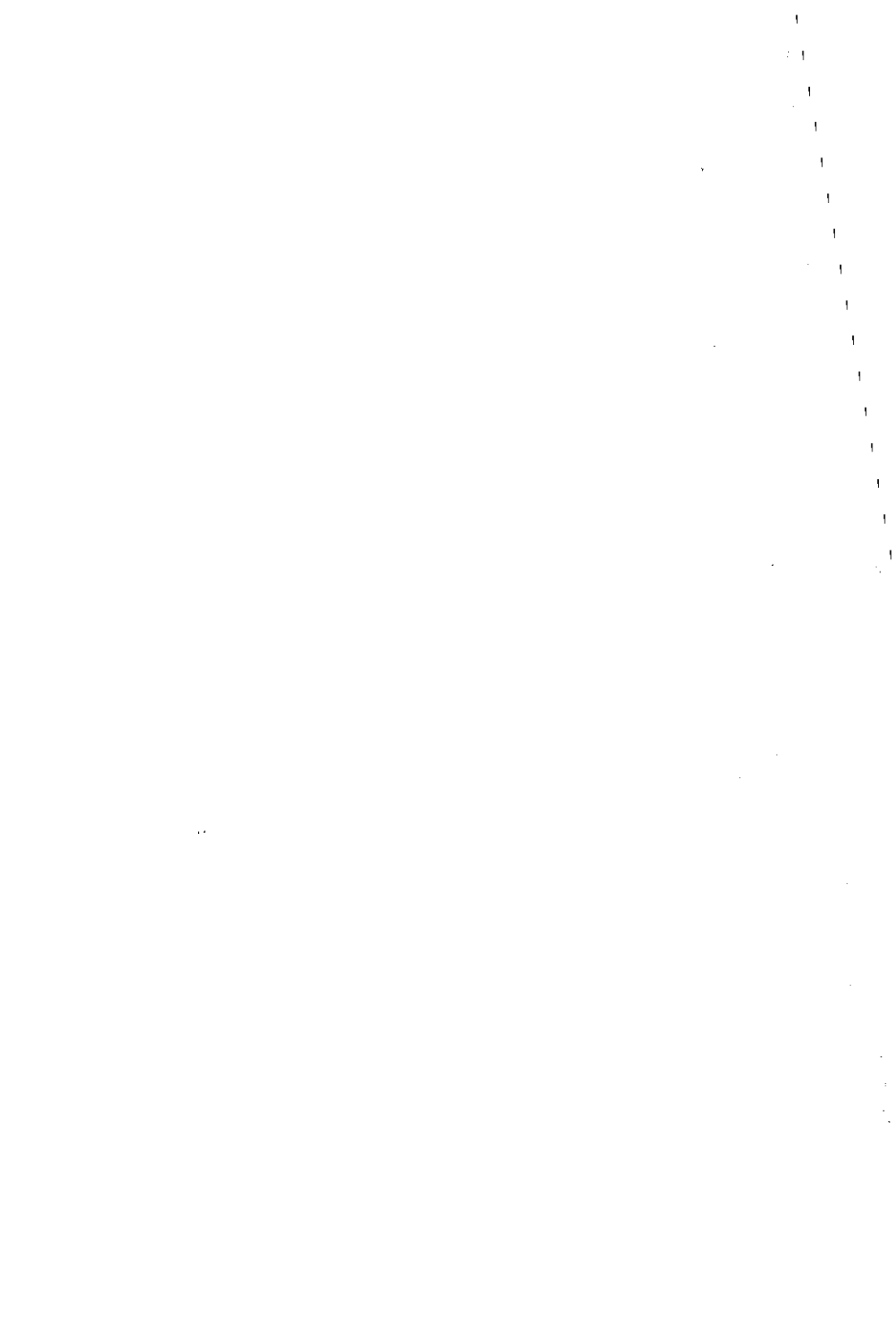
(c) Dissimilar metals shall be painted if used in locations where drainage from them passes over aluminum.

(d) Aluminum surfaces in contact with lime-mortar, concrete, or other masonry materials, shall be protected with alkali-resistant coatings, such as heavy-bodied bituminous paint or water-white methacrylate lacquer.

(e) Aluminum in contact with wood or other absorbing materials which may become repeatedly wet shall be painted with two coats of aluminum metal-and-masonry paint or a coat of heavy-bodied bituminous paint, or the wood or other absorbing material shall be painted with two coats of aluminum house paint and the joints sealed with a good quality caulking compound.

(f) Where aluminum is in contact with treated wood, wood shall be treated with pentachlorophenol, 5 percent minimum concentration, or creosote, or zinc naphthanate, following the protective measures outlined in Paragraph (e).

3004.5 EXPANSION, CONTRACTION: Aluminum work shall be designed and anchored so that the work will not be distorted nor the fasteners over-stressed from the expansion and contraction of the metal.



**PART VII
DETAILED REGULATIONS
CHAPTER 31
MEANS OF EGRESS**

- 3101 GENERAL**
- 3102 REQUIRED MEANS OF EGRESS**
- 3103 DOORS**
- 3104 CORRIDORS AND EXTERIOR EXIT BALCONIES**
- 3105 STAIRWAYS**
- 3106 RAMPS**
- 3107 HORIZONTAL EXIT**
- 3108 EXIT ENCLOSURES**
- 3109 SMOKEPROOF ENCLOSURES**
- 3110 EXIT DISCHARGE**
- 3111 EXIT COURTS, EXIT PASSAGEWAYS,
AND YARD AREAS**
- 3112 ILLUMINATION OF MEANS OF EGRESS,
EMERGENCY LIGHTING, AND SIGNS**
- 3113 AISLES**
- 3114 SEATS**
- 3115 GROUP A OCCUPANCIES**
- 3116 GROUP B OCCUPANCIES**
- 3117 GROUP C OCCUPANCIES**
- 3118 GROUP D OCCUPANCIES**
- 3119 GROUP E OCCUPANCIES**
- 3120 GROUP F OCCUPANCIES**
- 3121 GROUP G OCCUPANCIES**
- 3122 GROUP H AND I OCCUPANCIES**
- 3123 GROUP J OCCUPANCIES**
- 3124 COVERED MALLS, WALKWAYS
AND PASSAGEWAYS**
- 3125 SPECIAL HAZARDS**
- 3126 FIRE ALARMS**

3101 GENERAL

3101.1 PURPOSE: The purpose of this Chapter is to determine occupant loads and to provide minimum standards of egress facilities for occupants of buildings, structures, reviewing stands, bleachers, and grandstands.

3101.2 SCOPE: (a) (1) Every building, structure, or portion thereof, shall be provided with means of egress as required by this Chapter.

(2) Where there is a conflict between a general requirement and a specific requirement for an individual Group of Occupancy, the specific requirement shall be applicable.

(b) Descriptive information of the National Fire Protection Association Standard Life Safety Code, NFPA 101, is recognized as a standard of good practice but shall not supersede the specific requirements as set forth herein.

3101.3 DEFINITIONS: For the purpose of this Chapter, terms shall be defined as set forth in Section 401 herein.

3101.4 DETERMINATION OF OCCUPANT LOAD: (a) The occupant load in any building or portion thereof shall be determined by dividing the

gross or net floor area assigned to that use by the square feet per occupant as set forth in Table 31-A

(b) When the square feet per occupant are not given for a particular occupancy, it shall be determined by the Building Official, based on the area given for the Occupancy which it most nearly resembles, except that the occupant load of the area having fixed seats shall be determined by the number of fixed seats installed. Aisles serving the fixed seats and not used for any other purpose shall not be assumed as adding to the occupant load.

(c) **(1)** The occupant load permitted in a building or portion thereof may be increased to exceed that set forth in this Section if the necessary means of egress are provided.

(2) An approved aisle or seating diagram may be required by the Building Official to substantiate an increase in occupant load.

(d) In determining the occupant load, all portions of a building shall be presumed to be occupied at the same time, except that accessory use areas which ordinarily are used only by persons who occupy the main areas of the occupancy shall be provided with means of egress as though the accessory use areas were completely occupied, but occupant load of the accessory use area need not be included in computing the total number of occupants for the building, or main area.

3101.5 OVERCROWDING: The number of occupants of any building or portion thereof shall not exceed the occupant load set forth herein.

3101.6 BENCHES, PEWS, BOOTHS: **(a)** Where benches or pews are used, the occupant load shall be based on one person for each 18 inches of length of the pews or benches.

(b) Where booths and stand up or stool bars are used in dining and other service areas, the occupant load shall be based on one person for each 24 inches or major portion thereof of length of booth or service bar.

3101.7 MIXED OCCUPANCIES: The occupant load of a building containing mixed occupancies shall be determined by adding the number of occupants of the various portions as set forth in Table 31-A.

3101.8 MORE THAN ONE PURPOSE: For determining the requirement for means of egress, the occupant load of a building or portion thereof which is used for different non-concurrent purposes, shall be determined by the occupant load which gives the largest number of persons.

3101.9 OBSTRUCTION OF MEANS OF EGRESS: No obstruction shall be placed in the required width of a means of egress except projections as set forth in this Chapter.

3101.10 POSTING OF ROOM CAPACITY: **(a)** Any room having an occupant load of more than 50 persons where fixed seats are not installed, and which is used for classroom, assembly, or similar purpose, shall have the capacity of the room posted in a conspicuous place near the main means of egress from the room.

(b) Approved signs shall be maintained in a legible manner by the owner or his authorized agent, and shall indicate the number of occupants permitted for each room use.

3101.11 CHANGES IN ELEVATION: Except in Group I Occupancy, changes in elevation of less than 12 inches along any path of egress serving a tributary occupant load of 10 or more, shall be by means of ramps.

3102 REQUIRED MEANS OF EGRESS

3102.1 NUMBER OF MEANS OF EGRESS: (a) (1) Every building or usable portion thereof shall have at least one means of egress, and shall have not less than two means of egress where required by Table 31-A.

(2) Where the actual occupant load exceeds the occupant load as computed by square foot area in Table 31-A, the actual occupant load shall be used.

(3) The number of means of egress required from any floor of a building shall be determined by using the occupant load of that floor.

(b) In all Occupancies, floors above the first story shall have not less than two means of egress as required or modified in Table 31-A

(c) Each mezzanine used for other than storage purposes shall have the number of means of egress as required for upper floors.

(d) For special requirements for Groups A, B, C, D, E, F, G, H, I, and J Occupancies, see Sections 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, and 3123.

(e) For stage egress, see Section 607.

(f) Every story or portion thereof, having an occupant load of 500 to 1000 shall have not less than three means of egress.

(g) Every story or portion thereof, having an occupant load of more than 1000 shall have not less than four means of egress.

(b) (1) Where means of egress serve more than one floor, only the occupant load of each floor considered individually need be used in computing the capacity of the means of egress at that floor, provided that the capacity of the means of egress shall not be decreased in the direction of egress travel.

(2) Where means of egress from floors above and below converge at an intermediate floor, the capacity of the means of egress from the point of convergence shall not be less than the sum of the floors.

(i) The maximum number of means of egress required for any story shall be maintained until egress is provided from the structure. (See Section 3111.)

(j) (1) For the purposes of this Section, basements or cellars and occupied roofs shall be provided with means of egress as required for stories.

(2) Basements and cellars used for other than service of the building shall have not less than two means of egress.

3102.2 WIDTH: (a) The width of means of egress shall be as set forth in this Chapter for the respective occupancies.

(b) (1) Means of egress shall be measured in units of exit width of 22 inches.

(2) Fractions of a unit shall not be counted, except that 12 inches added to one or more full units shall be counted as one-half a unit of exit width.

**TABLE 31-A—SQUARE FEET PER OCCUPANT
BASED ON FLOOR AREA**

Use (1)	Minimum of Two Means of Egress Required Where Number of Occupants is over	Square Ft. Per Occupant
Aircraft Hangars (No repair)	10	500 Gross
Auction Rooms	30	7 Net
Assembly Areas, Concentrated Use (without fixed seats) (where fixed are provided see Sub-section 3101.6)	50	7 net
Auditoriums		
Bowling Alleys (Assembly areas)		
Churches		
Dance Floors		
Lodge Rooms		
Reviewing Stands		
Stadiums		
Assembly Areas, Less Concentrated Use	50	15 Net
Conference Rooms		
Dining Rooms		
Drinking Establishments		
Exhibit Rooms		
Gymnasiums		
Lounges		
Skating Rinks		
Stages		
Assembly Areas, Standing or Waiting Spaces	50	3 Net
Childrens Homes and Homes for the aged (6)	5	120 Gross
Classrooms	50	20 Net
Dormitories (5)	10	200 Gross
Dwellings	5	300 Gross
Garage, Parking	30	200 Gross
Hospitals, Sanitariums and Nursing Homes (6)		
Sleeping Areas	5	120 Gross
Institutional Areas	5	240 Gross
Hotels and Apartments (6)	10	200 Gross
Industrial and Manufacturing (6)	25	100 Gross
Kitchens, Commercial	30	200 Gross
Library Reading Rooms	50	100 Gross
Toilets and Locker Rooms	30	50 Gross
Mechanical Equipment Rooms	30	300 Gross
Nurseries for Children (Day care)	50	20 Net
Offices (4)	30	100 Gross
School Shops and Vocational Rooms	50	50 Net
Storage, Shipping and Similar Uses (6)	50	100 Gross
Storage Warehouses (3) (6)	10	1,500 Gross
Stores, Retail Sales Rooms		
Basement	(2)	30 Gross
Ground Floor	50	30 Gross
Upper Floors	10	60 Gross

- (1) Refer to Sections 3118 through 3123 for other specific requirements.
- (2) See Paragraph 3102.1 (j) for basement requirements.
- (3) See Sub-section 3120.4.
- (4) See Sub-section 3121.2.
- (5) See Sub-section 3122.6.
- (6) See Sub-section 3123.2.

(c) (1) Units of exit width shall be measured in the clear at the narrowest point of the means of egress except that a griprail may project inside the measured width on each side not more than 3½ inches and a stringer may project inside the measured width not more than 1½ inches.

(2) An exit access door or exit door swinging into an aisle or passageway shall not restrict the effective width thereof at any point during the door swing to less than the minimum widths herein set forth.

(d) The total width of means of egress required shall be divided approximately equally among the separate exits.

(e) The maximum width of means of egress required from any story of a building shall be maintained until egress is provided from the structure.

(f) Every floor, section, or room considered separately shall have means of egress sufficient in width to provide for occupant load thereof.

3102.3 ARRANGEMENTS OF EXITS: (a) Where two means of egress are required, such means of egress shall be located a distance apart equal to not less than one-fifth of the perimeter of the area served or as remote from each other as practicable and so arranged as to minimize the possibility that both may be blocked by anyone fire or other emergency condition.

(b) Where three or more means of egress are required, they shall be arranged a reasonable distance apart so that if one becomes blocked others will be available.

3102.4 TRAVEL DISTANCE: (a) Travel distance shall not exceed that set forth in Table 31-B except that where applicable the maximum travel distances may be increased as set forth in Paragraph 3102.4 (c).

TABLE 31-B

Group of Occupancy	Distance to An Exit in Feet:			
	From any Point		From any Required Door of Single Room or Apartment	
	Unsprinklered	Sprinklered	Unsprinklered	Sprinklered
A & B	150	200	N.R.	N.R.
C	150	200	N.R.	N.R.
C-Open Plan	100	100	—	—
D-1	100	150	N.R.	N.R.
D-2	150	200	100	150
E	75	75	N.R.	N.R.
F-1*	200	300	N.R.	N.R.
F-2	100	150	N.R.	N.R.
G-1	100	150	N.R.	N.R.
G-2	200	300	N.R.	N.R.
H	150	200	100	150
I	N.R.	N.R.	N.R.	N.R.
J**	N.R.	N.R.	N.R.	N.R.

N.R.—No requirement

*—For parking garages see Sub-section 3120.3.

**—For Group J, Division 3 see Sub-section 3123.1.

(b) The "Distance to an exit from any point" shall be measured on the floor or other walking surface along the center line of the natural path of travel starting one foot from the most remote point, curving around any corners or obstruction with a one-foot clearance therefrom, and ending at the center of the doorway or other point at which the exit begins. Where measurement includes stairs, it shall be taken in the plane of the tread nosing.

(c) (1) In any building requiring undivided floor areas so large that the distances from points within the area to the nearest outside walls where exit doors could be provided exceed that set forth in Table 31-B, requirements for travel distance to exits may be satisfied by providing stairs leading to tunnels or to overhead passageways in accordance with Section 3111.

(2) In cases when such arrangements are not practicable the authority having jurisdiction may, by special ruling, permit other arrangements for means of egress for one-story buildings.

(3) Travel distance in excess of the maximum distances set forth may be approved only if the building is provided with a complete automatic sprinkler system and if the height of the ceilings, ceiling curtain boards, and roof ventilation is such as to minimize the possibility that occupants may be overtaken by the spread of fire or smoke within six feet of the floor level before such occupants have time to reach floor exits, provided that in no case may the travel distance to reach the nearest exit exceed 400 feet.

3103 DOORS

3103.1 GENERAL: (a) This section shall apply to every door serving as an access to an exit or as an exit from an area having an occupant load of more than 10, or serving hazardous rooms or areas.

(b) Sub-sections 3103.8 and 3103.9 shall apply to all doors, regardless of occupant load.

3103.2 SWING: (a) Doors shall swing in the direction of egress travel when serving any hazardous area or when serving an occupant load of 50 or more except that doors giving access to a stairway shall always swing in the direction of egress travel.

(b) Doors equipped with self closing devices shall be operative at any point in their swing by not more than 15 pounds pressure applied at the outer edge thereof.

3103.3 HARDWARE: (a) TYPE OF HARDWARE: (1) Doors within an access to an exit and exit doors shall be operable from the inside without the use of a key or any special knowledge or effort at all times when the portion of the building or area served is occupied.

(2) Flush bolts or surface bolts shall not be used.

(3) Doors which are a part of a required fire assembly as set forth in Section 3706 shall be provided with a latch and hardware to hold the door in a closed position in compliance with the conditions of test and approval.

(4) Exit discharge doors from smokeproof enclosures shall be provided with panic hardware.

(b) CLOSING DEVICES: (1) Doors to enclosed corridors from

Group A Occupancies and doors from any Occupancy to a stairway or to an exit enclosure shall be self-closing or shall be automatic-closing doors which close automatically when released by activation of a detector set to operate when smoke reduces the intensity of a one-foot long beam of whitelight by four percent, or any other detection device which will work within that limitation.

(2) Doors to enclosed corridors from Group B, C, D, F-2 or G Occupancies shall be self-closing when serving rooms of hazardous uses such as linen rooms, trash rooms and mechanical repair rooms.

(3) Doors to enclosed corridors from Group E or F-1 Occupancies shall be self-closing or be automatic closing set with a fusible link to operate at 165° F.

(4) Doors from any Group of Occupancy to a boiler or furnace room shall be self-closing.

(5) Doors to corridors from Group H Occupancy shall be self-closing with rising butt hinges or closer.

3103.4 WIDTH AND HEIGHT: (a) Every required doorway serving as a means of egress shall be of a size to permit the installation of a door not less than 32 inches in width and not less than six feet eight inches in height.

(b) When installed as means of egress, doors shall be capable of opening at least 90 degrees and shall be so mounted that the clear width of opening is not less than 29 inches. (See also Section 515.)

(c) In computing the width required by Sub-section 3102.2, the actual width of the door leaf or leaves shall be used.

3103.5 DOOR LEAF WIDTH: No leaf of a required door in a means of egress shall exceed four feet in width.

3103.6 SPECIAL DOORS: (a) Revolving, sliding and overhead doors shall not be used in required means of egress except as follows:

(1) (aa) Revolving and sliding doors may be used to provide not more than one half of the required units of exit in means of egress provided such doors are so designed and constructed as to fold, swing or breakaway under manual pressure.

(bb) Sliding doors may be used as a means of egress where serving rooms not exceeding 200 square feet in area.

(2) Overhead doors may be used to provide not more than one-half of the required units of exit in means of egress where doors are open at all times when the building is occupied by any person.

(b) Doors to cold storage rooms, where the use of such room is for storage only, may be a sliding door and may exceed the maximum width herein set forth for other doors provided that such door shall be operable from the inside.

(c) Doors to bonded rooms may be locked at all times where such locking is required by law.

(d) Any power, power-assisted or mechanically-activated door to be considered as means of egress shall be designed and constructed to be manually opened or closed in the event of power failure.

3103.7 EGRESS FROM DOOR: Every door required by this Section

shall give immediate access to an approved means of egress from the building.

3103.8 CHANGE IN FLOOR LEVEL AT DOORS:

(a) Regardless of the occupant load, there shall be a floor or landing on each side of every door in a means of egress.

(b) (1) The floor on both sides of a door in a means of egress shall be substantially level and at the same elevation for a distance on each side at least equal to the width of the widest single leaf of the door.

(2) Where the door in a means of egress discharges to the outside or to a balcony or other exterior exit or exit access, the floor level outside the door may be one step lower than inside, but not more than seven and one-half inches.

(3) Changes of elevation shall, where required, comply with Section 515 herein.

(c) **EXCEPTION:** In Group I Occupancies and with individual units of Group H Occupancies, a door may open on the top step of a flight of stairs or an exterior landing providing the door does not swing over the top step or exterior landing and the landing is not more than seven and one-half inches below the floor level.

3103.9 DOOR IDENTIFICATION: (a) Glass doors shall conform to the requirements set forth in Section 3508.

(b) Other doors shall be so marked that they are readily distinguishable from the adjacent construction.

3103.10 ADDITIONAL DOORS: (a) When additional doors are provided for egress purposes, they shall conform to all provisions of this Chapter.

(b) **EXCEPTION:** Approved revolving doors having leaves which will collapse under opposing pressures may be used in egress situations provided:

(1) Such doors have a minimum width of six feet six inches.

(2) Such doors are not used in Occupancies where panic hardware is required.

(3) At least one conforming door is located adjacent to each revolving door installed in a building.

(4) The revolving door shall not be considered to provide a unit or units of exit width.

3104 CORRIDORS AND EXTERIOR BALCONIES

3104.1 GENERAL: (a) Except when otherwise specifically set forth, this Section shall apply to every corridor and every exterior balcony serving as a required exit, as defined in Chapter 4 herein, for an occupant load of more than 10 persons.

(b) Sub-section 3104.5 and 3104.6 shall apply regardless of occupant load.

3104.2 WIDTH AND HEIGHT: (a) (1) Every corridor or exterior balcony serving as a required exit shall be not less in width than 44 inches.

(2) For special requirements based on Group of Occupancy, see Sections 3115 through 3123.

(b) Every corridor and exterior balcony shall be not less than seven feet six inches in height and no projection from the ceiling shall be less than six feet eight inches from the floor.

3104.3 PROJECTIONS: (a) (1) The required width of corridors and exterior exit balconies shall be unobstructed.

(2) Widths shall be taken as the clear, unobstructed space between railings or between a railing and a wall.

(3) Handrails on both sides, trim at or above handrail height on both sides, or any combination of a handrail or such trim with doors opened 180 degrees shall not reduce the required width by more than seven inches.

(4) Doors in any position of swing shall not reduce the required width by more than one-half.

3104.4 ACCESSIBILITY TO EXITS: (a) When more than one means of egress is required, they shall be so arranged that it is possible to go in either direction from any point in a corridor or exterior balcony to a separate means of egress, except from dead ends permitted by this Section.

(b) For access to means of egress within individual apartments, rooms and spaces see special requirements, Sections 3115 through 3123.

3104.5 DEADENDS: Exit access and exits shall be so arranged that there are no dead-end pockets or hallways where depth exceeds the following distance based on Occupancy.

GROUP OF OCCUPANCY	MAXIMUM DEAD-ENDS (in feet)
A and B (aisles)	20
C	20
D-1	No requirement
D-2	30
E	0
F	50
G-1	50
G-2	100
H (other than dormitories) (except as required by Florida State Hotel and Restaurant Commission)	35
H (dormitories)	0
I	No requirement

3104.6 CONSTRUCTION: (a) (1) Walls and ceilings of corridors used as required exits shall be not less than one-hour fire-resistive construction except where required to be two-hour fire-resistive by Sub-sections 1804.3 or 3108.2.

(2) Other corridors shall comply with the fire-resistive requirements set forth in Group of Occupancy and Type of Construction.

(b) Floors, walls, and ceilings of exterior exit balconies shall have the same period of fire resistance as required for the floors, walls and ceilings of the building.

(c) **EXCEPTION:** This Sub-section shall not apply to exterior exit balcony railings, corridors of a one-story building housing a Group F or G Occupancy occupied by one tenant only and which serves an occupant load of 30 or less, nor to corridors formed by partitions regulated by Sub-section 1804.4, 2004.3, 2104.3, and 2203.3.

(d) **EXCEPTION:** Where exterior corridors or exterior balconies serving as a required means of egress are enclosed on both sides and above, and the length of the enclosure along the long axis is 25 feet or more, fire-resistivity of walls and the protection of openings therein shall be required as if such corridors or balconies were enclosed interior corridors.

(e) Exterior balconies serving as required means of egress shall not project into an area where protected openings are required.

3104.7 OPENINGS: (a) (1) Where corridor walls are required of fire-resistive construction, every interior door opening shall be protected with a door complying with Sub-section 3706.2 and as set forth in Table 31-C of this Code.

(2) Closing devices will be required where and as set forth in Paragraph 3103.3 (b).

(3) Glazed openings of the size and construction permitted for three-fourths hour fire door assemblies in Sub-section 3706.5 may be installed in such doors.

(b) Where corridor walls are required to be fire-resistive, interior openings other than doors, except ventilation louvers equipped with approved automatic fire shutters, shall have one-fourth inch fixed wire glass set in steel frames.

(c) The total area of all openings in corridors required to be fire-resistive shall not exceed 25 per cent of the area of the corridor wall common to the room which is separated from the corridor.

(d) Where corridor walls are required to be fire-resistive, individual glass lights in doors shall not exceed the limits set forth in Sub-section 3706.5.

(e) **EXCEPTION:** In corridors of Group F and G Occupancies, where walls are not required to be fire-resistive, openings may have fixed, plain glass.

(f) Openings located between the end of an exterior means of egress and the nearest stairway shall be protected as required for corridors.

(g) Other openings to an exterior means of egress need not be protected unless required by other provisions of this Code.

3105 STAIRWAYS

3105.1 GENERAL: (a) Every stairway serving any building or portion thereof shall conform to the requirements of this Section.

(b) **EXCEPTION:** Stairs or ladders used only to attend equipment are exempt from the requirements of this Section.

(c) Escalators conforming to the requirements of Section 3205 may serve as required stairways.

3105.2 WIDTH: (a) Stairways serving an occupant load of more than 50 shall be not less than 44 inches in width.

(b) Stairways serving an occupant load of 50 or less may be 36 inches wide.

(c) Private stairways serving an occupant load of less than 10 may be 30 inches wide.

(d) Trim at or above handrail height and handrails projecting not more than three and one-half inches per side shall not be considered as reducing the required width.

(e) Width shall be measured between stair-railings or between a stair-railing and a wall or partition.

3105.3 RISE AND RUN: (a) The rise of every step in a stairway shall not exceed seven and one-half inches and the run or tread shall be not less than ten inches.

EXCEPTION: In private stairways serving an occupant load of less than 10 the rise may be eight inches and the run may be nine inches.

(b) Except as provided under Sub-sections 3105.4 and 3105.5, the maximum variation in the height of risers and width of treads in any one flight shall be three-sixteenths inch.

(c) The height of every riser and width of every tread shall be so proportioned that the sum of two risers and one tread, exclusive of nosing, shall be not less than 24 inches nor more than 25 inches.

(d) The maximum variation from horizontal of a tread shall be no more than three-sixteenths inch.

3105.4 WINDING STAIRWAYS: In Group I Occupancies and in private stairways in Group H Occupancies, winders may be used as a required means of egress if the required width of tread is provided when measured at a point not more than 18 inches from the side of the stairway where the treads are narrower.

3105.5 CIRCULAR STAIRWAYS: (a) In buildings of Group I Occupancy, and in stairways within the individual units of Group H Occupancies, circular stairs shall comply with Sub-section 3105.4.

(b) In buildings of Occupancy other than set forth in Paragraph (a) above, circular stairs may be used as a required means of egress providing all the requirements for exit stairs are complied with, including required enclosures and minimum width of treads, except that such stairs shall have a radius of 25 feet or more at the inner edges.

3105.6 LANDINGS: (a) Every landing shall have a minimum dimension measured in the direction of travel equal to the width of the stairway.

(b) Such dimension need not exceed four feet when the stair has a straight run.

(c) Door swinging into landings which serve as a path of egress from floors above shall not reduce the width of such landings to less than 22 inches nor, when open, interfere with the full use of the landing except that in Group A, B, C, and D, Occupancies, swinging doors during their swing shall not reduce the required width of stairs or landings.

(d) The vertical distance between landings shall not exceed 10 feet.

3105.7 BASEMENT STAIRWAYS: (a) Stairs that continue to the basement or other lower stairs shall be interrupted at the story of discharge by partitions, doors, or other effective means to make clear the direction of egress to the street.

(b) Directional exit signs shall be provided as set forth in Sub-section 3112.6.

3105.8 HANDRAILS: (a) Stairways having four or more risers shall be provided with handrails at the same vertical height as stair-railings as follows:

(1) Stairways less than 44 inches in width having one open or glazed side need not be provided with handrails.

(2) Stairways less than 44 inches in width having both sides enclosed shall be provided with at least one handrail, preferably on the right side descending.

(3) Stairways more than 44 inches but less than 88 inches in width shall be provided with a handrail on each enclosed side.

(4) Stairways 88 inches or more in width shall be provided with a handrail on each enclosed side and intermediate handrails of stair-railing construction located to provide intermediate handhold in each 176 inches of required width spaced equally across the stairway.

(b) The ends of handrails shall be returned to the wall or shall terminate at terminal posts.

(c) Handrails shall be smooth-surfaced throughout the entire length.

3105.9 STAIR-RAILINGS: (a) The open and glazed sides of all stairways having four or more risers shall be provided with stair-railings.

(b) (1) Stair-railings shall be not less than 30 inches nor more than 34 inches in height as measured from the line of nosings to the top of the top rail.

(2) Stair-railings shall be designed and constructed to resist the loads set forth in Sub-section 2303.3 and to resist objects as provided in Paragraphs 516.2 (d), (e) and (f) of this Code.

(c) Safeguards at landings shall be not less than 42 inches in height, as set forth in Sub-section 516.2 of this Code, and shall also comply with all applicable provisions therein.

3105.10 STAIRWAY CONSTRUCTION – INTERIOR: (a) Interior stairways shall be constructed as set forth in Part V of this Code.

(b) Where there is enclosed usable space under stairs the walls and soffits of the enclosed space shall be protected on the enclosed side with the same degree of fire-resistive protection as is set forth in Sub-section 3108.2.

(c) Treads and risers in interior stairways, except stairways in Group I Occupancy, stairways within single units of Group H Occupancy, or stairways complying with the exceptions described in Paragraph 3108.1 (d), shall be solid.

(d) Interior stairways shall be enclosed as set forth in Section 3108.

3105.11 STAIRWAY CONSTRUCTION – EXTERIOR: (a) Exterior stairways shall be of incombustible material except that in Fire Zones No. 3 on Type V buildings, they may be of wood not less than two inches in nominal thickness.

(b) Exterior stairs shall not be limited in height and shall be protected as required for exterior walls based on distance separation, as set forth in Parts IV and V of this Code, and as set forth in Sub-paragraphs 3105.12.

(c) Where there is enclosed usable space under stairs, the walls and so fits of the enclosed space shall be protected on the enclosed side with the same degree of fire-resistive protection as is set forth in Sub-section 3108.2.

3105.12 PROTECTION OF EXTERIOR STAIRWAYS: (a) Where enclosure of inside stairways is required, outside stairways shall be separated from the interior of the building by fire-resistive walls of the same degree of fire-resistivity as required for inside stairway enclosures, with fire doors or fixed wired glass windows protecting any openings therein, except as set forth in Paragraph (b).

(b) Such protection shall not be required where the stairs are located on the side of the balcony or corridor away from the building if separated from the building by the full required width of the balcony or corridor and if the building is less than four stories in height.

(c) For buildings four or more stories in height and for stairways not exempted in Paragraph (b), openings in walls adjacent to and about the stairway shall be protected as follows:

(1) Any openings within 15 feet measured horizontally from any balcony, platform or stairway constituting a part of an exit, except that this provision does not apply to a platform or walkway leading from the same floor to the exit and except that this protection need not extend around a right angle corner (outside 270 degrees) of the building where there is more than one exit.

(2) Any opening within three stories or 35 feet below any balcony, platform, walkway or stairway constituting a part of an exit or within two stories or 20 feet below any platform or walkway leading from any story to the exit.

(3) Any opening within 10 feet above any balcony, platform or walkway as measured vertically, or from any stair tread, as measured vertically.

(4) Protection from wall openings, in the top story will not be required where the stairs do not lead to the roof.

(d) Where a stairway is located in a court, the least dimension of which is less than one-third the height, or in an alcove having a width less than one-third the height and a depth greater than one-fourth the height, all openings shall be protected.

3105.13 STAIRWAY AND ACCESS TO ROOF: (a) In every building more than three stories in height, one stairway shall extend to the roof surface unless (1) the roof has a slope greater than three in 12; or (2) access to the roof is for no purpose other than maintenance to the roof and equipment thereon.

(b) In buildings of three or more stories in height having a roof slope of 3 in 12 or less and where a stairway to the roof is not provided, a scuttle or scuttles to permit access to all parts of the roof from a common space on the top floor, preferably at a stairway, shall be provided.

(c) In such buildings where permanent stairways are not provided and there is equipment on the roof requiring frequent maintenance or adjustment, permanent ladders at scuttles shall be provided.

(d) The Building Official may require permanent ladders to be provided for mechanics' access to machine rooms, tank towers and spaces and for fire-fighting access to flat roofs where no stairways serve the

roof, and such permanent ladders shall meet these minimum requirements:

- (1) Distance between rails shall be not less than 16 inches.
- (2) Distance between rungs shall be 12 inches in every case; top rungs to be within six inches of the roof or parapet line.
- (3) Rungs shall have a diameter not less than seven-eighths inch and shall be riveted or welded in place.
- (4) Rails shall be supported at intervals of not more than ten feet.
- (5) Rails shall extend not less than 45 inches above the roof or parapet line, except where such ladders are inside and pass through scuttles.
- (6) When the travel is between the ladder and wall, the minimum clearance shall be 27 inches; and when on the outside, there shall be not less than six and one-half inches clearance between the center of the rungs and the wall.
- (7) Ladders shall be vertical, or may be positively inclined. No negative incline shall be permitted.

3105.14 HEADROOM: (a) Every required stairway and landing shall have a head-room clearance of not less than seven feet.

(b) Such clearance shall be established by measuring vertically from the soffit and beam above at all points to a plane parallel and tangent to the stairway tread nosings.

3105.15 FLOOR IDENTIFICATION: Each floor level shall be numerically identified with a suitable permanently mounted or painted block numeral not less than four inches high which shall be plainly visible from the stairwell interior.

3106 RAMPS

3106.1 GENERAL: A ramp may be used as a component in a means of egress where the ramp complies with the general requirements of this Chapter and the specific requirements of this Section.

3106.2 CLASSIFICATION: Ramps shall be classified as Class A or Class B in accordance with the following table:

	Class A	Class B
Width	44 inches and greater	30 to 44 inches
Slope	1 to 1 3-16 in 12	1 3-16 to 2 in 12
Maximum height between landings	No Limit	12 feet
Capacity in persons per unit of exit width (except as modified in Sections 3115 through 3122)		
Down	60	45
Up	45	45

3106.3 PROTECTIVE ENCLOSURE: Pedestrian ramps shall be enclosed and protected from openings in adjacent walls as set forth in Section 3108 herein for stairways.

3106.4 SLOPE: (a) The slope of a ramp shall not vary between landings.

(b) Landings shall be level and changes in direction of travel, if any, shall be made only at landings.

3106.5 SAFEGUARDS: (a) The open and glazed sides of all ramps from which there is a drop of 24 inches or more shall be safeguarded as set forth in Sub-section 3105.9 for stairways.

(b) Ramps shall have handrails as required in Sub-section 3105.8 except that handrails will not be required for Class A ramps and intermediate handrails will not be required for Class B ramps.

3106.6 SURFACE: (a) A ramp shall have a non-slip surface.

(b) Broomed concrete is accepted as a non-slip surface.

3106.7 OTHER RAMPS: Vehicular ramps shall also comply with Sub-paragraph 3120.3 (c)(1) herein except that vehicle ramps to truck wells, where clearly not a part of a means of egress, shall have an average slope not exceeding one in six.

3107 HORIZONTAL EXIT

3107.1 USED AS A REQUIRED MEANS OF EGRESS: If conforming to the provisions of this Chapter, a horizontal exit may be considered as a required means of egress.

3107.2 OPENINGS: All openings in a separation wall shall be protected by a fire assembly having a fire-resistive rating of not less than one and one-half hours.

3107.3 DISCHARGE AREAS: (a) A horizontal exit shall lead into a floor area having capacity for an occupant load not less than the occupant load served by such an exit. Such capacity shall be determined by allowing three square feet of net clear floor area per ambulatory occupant and 20 square feet per nonambulatory occupant.

(b) The area into which the horizontal exit leads shall be provided with at least one exit other than additional horizontal exits.

3108 EXIT ENCLOSURES

3108.1 GENERAL: (a) Every interior stairway, ramp, or escalator shall be enclosed as specified in this Section.

(b) A single interior stairway serving an upper floor and/or not less than one-half of the required interior stairways serving upper floors shall be enclosed so that once inside enclosures, persons may go from any part of the enclosure to an exit discharge without leaving the enclosure of a continuous path of egress.

(c) (1) Not more than one-half of the required interior stairways from upper floors may discharge at a ground floor lobby or similar ground floor open space provided the number of units of exit width of the floor of convergence shall be as set forth in Sub-sections 3102.1 and 3102.2 and further provided such lobby or open space is protected with automatic sprinklers as set forth in Sub-section 3801.3 and any other areas adjacent to the lobby or open space are protected by automatic sprinklers or are separated therefrom.

(2) **EXCEPTION:** If the discharge area is a vestibule or foyer with no dimension exceeding 10 feet and separated from the remainder of the floor of discharge by construction providing protection at least the

equivalent of wired glass in steel frames and serving only for means of egress including exits directly to the outside, the requirements of Sub-paragraph 3108.1 (c)(1) may be waived.

(d) In other than Groups C, D, E and F-2 Occupancies, an enclosure will not be required where vertical openings are permitted in Paragraph 1807.1 (b).

(e) For enclosures of escalators, see also Sub-section 3203.9.

(f) Stairs in Group I Occupancies or within a one-family tenancy of a Group H Occupancy need not be enclosed.

3108.2 ENCLOSURE CONSTRUCTION: Where required to be enclosed, the walls or partitions enclosing stairways and ramps shall be as follows:

(a) Buildings four stories or more in height, incombustible materials and minimum two-hour fire-resistive construction.

(b) Buildings less than four stories in height, minimum one-hour fire resistive construction.

3108.3 OPENINGS INTO ENCLOSURES: (a) There shall be no openings into exit enclosures except exit doorways and openings in exterior walls.

(b) All doors in an exit enclosure shall be protected as set forth herein for Type of Construction or Group of Occupancy.

3108.4 EXTENT OF ENCLOSURE: (a) Stairway and ramp enclosures shall include landings and parts of floors connecting stairway flights and shall also include a corridor on the ground floor leading from the stairway to the exterior of the building.

(b) Enclosed corridors or passageways are not required from unenclosed stairways.

3108.5 USE OF SPACE UNDER STAIR: There shall be no enclosed usable space under stairways opening into an exit enclosure, nor shall the open space under such stairway be used for any purpose.

3108.6 EXIT COURTS: (a) Where means of egress is through a court, such court shall be constructed as set forth in Section 3111.

(b) Where one or more sides of a court is open to a contiguous property line, the requirements set forth herein shall apply as though a building of maximum height and minimum distance allowable by this code or zoning regulations were constructed on such adjoining property.

(c) Where an exit-court unobstructed to the sky is bounded by walls on 50 percent or more of the perimeter and the height does not exceed more than three times the least horizontal dimension, as measured from exit-way to exit-way or from exit-way to a wall, all openings in the building wall shall be protected as set forth in Paragraph 1804.1 (b) but separation between the exit-way and the court will not be required.

(d) Where an exit-court is as described in Paragraph (c) above but the height exceeds more than three times the least horizontal dimension, balconies, stairs and other facilities for means of egress shall be considered as and be enclosed as interior corridors or stairs and be separated from the court by fire-resistive walls as set forth in this Code.

(e) Where an exit-court is as described in Paragraph (c) above, but is bounded by walls on less than 50 percent of the perimeter, openings

in the building walls and separation between the exit-way and the court shall be as otherwise set forth herein for an exterior exit-balcony or exterior stairway.

(f) Openings into an exit-court, where such openings are more than 10 feet above the floor of any means of egress, will not be required to be protected for the purposes of this Sub-section.

(g) An exit-court otherwise complying with the definition in Chapter 4 and with Paragraph (c) above may be covered over, as with a cupola, if an unobstructed open area equal to the area of the court is provided between the main building roof and the cupola.

3109 SMOKEPROOF ENCLOSURES

3109.1 GENERAL: (a) A smokeproof enclosure shall consist of a continuous stairway enclosed from the highest point to the lowest point by walls of two-hour fire-resistive construction and shall provide a means of egress from the roof and all stories.

(b) The supporting structural frame shall be protected as set forth in Part V herein for Type of Construction.

3109.2 WHERE REQUIRED: (a) In buildings exceeding five stories in height, not less than one-half of the required exits shall be smoke-proof enclosures.

(b) Where a smokeproof enclosure is required, it shall be used to meet the requirements of Paragraph 3105.13 (a).

3109.3 CONSTRUCTION: (a) Stairs in smokeproof enclosures shall be of incombustible construction.

(b) Treads shall be solid.

3109.4 OPENINGS AND ACCESS: (a) There shall be no openings in smokeproof enclosures, except exit doorways and openings in exterior walls or roof.

(b) There shall be no openings directly into the interior of the building.

(c) Access shall be through a vestibule with one wall at least 50 percent open to the exterior and having an exit door from the interior of the building swinging so as not to block the flow of smoke to the outside opening and an exit door leading to the smokeproof enclosure. For the purpose of this paragraph, a court to be considered a vestibule opening to the exterior shall have a least dimension of 30 feet.

(d) In lieu of a vestibule, access may be by way of an open exterior balcony of incombustible materials.

3109.5 DOORS: (a) The opening from the building to the vestibule or balcony shall be protected with a self-closing fire assembly having a one-hour fire-resistive rating.

(b) The opening from the vestibule or balcony to the stair tower shall be protected by a self-closing fire assembly having a one and one-half-hour fire-resistive rating.

(c) A clear wired glass panel of 100 square inches in area shall be provided in all doors giving access to the enclosure. See also Section 3706.

3109.6 EXIT DISCHARGE: (a) A smokeproof enclosure shall

discharge into a public way or into an exit passageway leading to a public way.

(b) The exit passageway shall be without other openings and shall have walls, floors and ceilings of two-hour fire resistance.

(c) Discharge doors from smokeproof enclosures shall be provided with panic hardware.

3110 EXIT DISCHARGE

Every exit shall discharge into a public way, exit court, exit passageway, or yard area.

3111 EXIT COURTS EXIT PASSAGeways AND YARD AREAS

3111.1 DISCHARGE: (a) Every exit court and exit passageway shall discharge into a public way.

(b) Passageways shall be without openings other than required doors and shall have walls, floors and ceilings of the same period of fire-resistance as the walls, floors and ceilings of the building but shall be not less than one-hour fire-resistive construction.

3111.2 WIDTH: (a) Every exit court and exit passageway shall be at least as wide as the required total width of the tributary means of egress, such required width being based on the occupant load served.

(b) The required width of exit courts or exit passageways shall be unobstructed except as permitted in corridors. See Sub-section 3104.3.

(c) At any point where the width of an exit court is reduced for any cause, the reduction in width shall be effected gradually by a railing constructed as set forth in Paragraph 516.2 (f) of this Code.

(d) The guardrail shall provide for gradual transition of reduced width by making an angle of not more than 30 degrees with the axis of the exit court.

3111.3 SLOPE: (a) The slope of exit courts shall not exceed one in 10. The slope of exit passageways shall not exceed one in eight.

(b) For safeguard requirements, see Sub-section 3106.4 herein.

3111.4 NUMBER OF MEANS OF EGRESS: Every exit court shall be provided with the number of means of egress as required by Section 3102.

3111.5 ENCLOSURE AND OPENINGS: (a) Exit-courts and openings therein shall be constructed to provide protection for paths of egress where required and as set forth in Sub-section 3108.6.

(b) Passageways shall be without openings other than required doors and shall have walls, floors and ceilings of not less than one-hour fire-resistive construction for buildings three or less stories in height and two-hour fire-resistive construction for buildings four or more stories in height.

3111.6 YARD AREAS: Yard areas may be fenced in and with gates equipped with locks provided safe dispersal areas located not less than 50 feet from buildings are available for persons between buildings and fence. Dispersal areas shall be based upon an area of not less than three square

feet per occupant. Gates shall not be permitted across corridors or passageways leading to such dispersal areas unless such gates comply with exit requirements. (See the Standards as set forth in paragraph 1502.3 (a).

3112 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND SIGNS

3112.1 ILLUMINATION OF MEANS OF EGRESS: (a) Illumination of means of egress shall be provided for every building and structure where artificial lighting is provided for normal use and occupancy of the building or structure. No artificial lighting for means of egress shall be required in any building or structure designed solely for daylight occupancy and where no artificial lighting is provided for purposes of general use and occupancy.

(b) (1) Every space common to multiple tenants of a building, corridors and stairways serving as a means of access to an exit and every exit shall be illuminated to facilitate egress.

(2) Such illumination shall be continuous during the time that the conditions of occupancy require that the means of egress be available for use.

(3) Artificial lighting shall be employed at such places and for such periods of time as required to maintain the illumination to the minimum foot-candle values herein set forth.

(c) The floors of exits and of ways of exit access shall be illuminated at all points (such as angles and intersections of corridors and passageways, stairways, landings of stairs and doors) to values of not less than 1.0 foot-candle measured at the floor.

(d) In every auditorium or other place of assembly where pictures, motion pictures or other projections are made by means of directed light, the illumination of the floors of paths of egress may be reduced during such period of projection to values of not less than one-fifth foot-candle.

(e) Any required illumination shall be so arranged that the failure of any single lighting unit, such as the burning out of an electric bulb, will not leave any area in darkness.

(f) The same equipment or units installed to meet the requirements of Sub-section 3112.6 may also serve the function of illumination of means of egress provided that all applicable requirements of this section for such illumination are also met.

(g) Sources of illumination shall be as follows:

(1) Illumination of means of egress shall be from a source of reasonably assured reliability, such as public utility electric service.

(2) Where electricity is used as a source of illumination of means of egress the installation shall be properly made in accordance with recognized good practice.

(3) No battery operated electric light nor any type of portable lamp or lantern shall be used for primary illumination of means of egress, but may be used as an emergency source to the extent set forth in Sub-section 3112.2.

(4) No luminescent or fluorescent or reflective material may be used as a substitute for any of the required illumination herein specified.

3112.2 EMERGENCY LIGHTING: (a) In places of assembly and in other Occupancies set forth in Sections 3115 through 3123, emergency lighting facilities shall be provided for exits and every space common to multiple tenants of buildings, corridors and stairways serving as means of access to an exit and so arranged that necessary illumination will be maintained in the event of failure of the normal lighting of the building.

(b) Emergency lighting facilities shall be arranged to maintain the specified degree of illumination in the event of failure of the normal lighting for a period of at least one-half hour, and for a period of at least one hour in hospitals and institutions.

(c) Type 1, 2, or 3 emergency lighting shall be provided as set forth in Sub-section 3112.3, 3112.4 or 3112.5, subject to the approval of the authority having jurisdiction as to the suitability of the equipment for its intended use and the conditions in the individual premises.

(d) Electric battery operated emergency lights shall use only reliable types of storage batteries, except as set forth in Sub-Paragraphs 3112.3 (a), (2) and (3), suitable for their intended use, and shall be provided with suitable facilities for maintenance in properly charged condition.

(e) Required emergency lighting facilities shall be automatic, not requiring any manual action to put them into operation after failure of normal lighting.

(f) Where maintenance of illumination depends upon changing from one energy source to another, there shall be no appreciable interruption of illumination during the change-over except that in hospitals where emergency lighting is provided by a prime mover operated electric generator, a delay of not to exceed 10 seconds may be permitted.

3112.3 TYPE 1 EMERGENCY LIGHTING: (a) Type 1 emergency lighting shall be so arranged as to provide the required illumination automatically in the event of any failure of normal lighting due to any fault in the main lighting system, due to any failure of public utility or other outside electric power supply, or any single manual act such as accidental opening of a switch controlling normal lighting facilities, and shall be either continuously in operation, or shall be capable of repeated automatic operation without manual intervention, subject to the approval of the authority having jurisdiction, may be provided by any method or combination of methods which will produce the desired results, such as:

(1) Two separate electric lighting systems with independent wiring, each adequate alone to provide the specified lighting of means of egress, one supplied from an outside source such as a public utility service and the other from an electric generator on the premises driven by an independent source of power, both sources of illumination being in regular simultaneous operation whenever the building is occupied during periods of darkness.

(2) (aa) An electric circuit or circuits used only for illumination of means of egress with two independent electric sources so arranged that on the failure of one the other will come automatically and immediately into operation.

(bb) One such source shall be a connection from a public utility or similar outside power source and the other an approved storage battery with suitable provision to keep it automatically charged.

(cc) Such battery shall also be so provided with automatic controls that after the battery comes into operation due to failure of the

primary source of power, or due to turning off the primary electric source for the exit lights, it will be shut off after its specified period of operation and will be automatically recharged and ready for further service when the primary current source is again turned on.

(3) Unit devices with individual batteries providing for the same function as set forth in Sub-paragraph 3112.3 (a) (2) above, except that the battery supplied light may be operated on a separate circuit at a voltage different from that of the primary light. Dry cell batteries may be used in unit equipment subject to specific approval by the authority having jurisdiction (see Paragraph 3112.2 (d)).

(4) Two separate sources of illumination, one electric and the other of the incandescent gas mantle type, supplied by city gas, propane or gasoline vapor, utilizing only approved gas lighting devices and with reliable arrangements acceptable to the authority having jurisdiction to assure that both gas and electric lighting sources will be in regular continuous operation during occupancy of the building in periods of darkness. Such gas lighting devices shall be so installed as not themselves to create a fire or explosion hazard within the building.

3112.4 TYPE 2 EMERGENCY LIGHTING: (a) Type 2 emergency lighting shall be so arranged as to provide the required illumination automatically in the event of any failure of normal lighting due to any fault within the building, such as opening of a circuit breaker or melting of a fuse due to short circuit due to fire or other cause or due to overloading.

(b) Type 2 emergency lighting shall be either continuously in operation or shall be capable of repeated automatic operation without manual intervention.

(c) Type 2 emergency lighting may be provided by any method or combination of methods that will reproduce the desired results, subject to the approval of the authority having jurisdiction, such as an arrangement whereby emergency lights are on a separate electric circuit, used for no purpose other than emergency lights and signs, such circuit or circuits being connected to the electric service wires ahead of any circuit breakers or fuses controlling the normal electric supply to the building.

3112.5 TYPE 3 EMERGENCY LIGHTING: (a) Type 3 emergency lighting shall be such as to maintain the required illumination automatically in the event of public utility electric service or other source of energy.

(b) Type 3 emergency lighting shall either be continuously in operation while the building is occupied, or shall come into operation automatically and, where automatic, shall be capable of repeated operation without manual intervention.

(c) Type 3 emergency lighting may be provided by any method or combination of methods that will produce the desired results.

3112.6 EXIT SIGNS: (a) MARKING: (1) Every required exit shall be marked by a readily visible sign. Access to exits shall be marked by readily visible signs in all cases where the exit or way to reach it is not immediately visible to the occupants and in any case where required by the applicable provisions of Sections 3115 through 3123, for individual occupancies.

(2) Any door, passage, or stairway which is neither an exit nor a way of exit access, and which is so located or arranged as to be likely to be mistaken for a means of egress, shall be identified by a sign reading "NOT

AN EXIT" or similar designation, or shall be identified by a sign indicating its actual character, such as "TO BASEMENT," "STORE ROOM," "LINEN CLOSET" or the like.

(3) (aa) Every required sign designating an exit or way of exit access shall be so located and of such size, color and design as to be readily visible.

(bb) No decorations, furnishings, or equipment which impair visibility of an exit sign shall be permitted, nor shall there be any brightly illuminated sign (for other than exit purposes), display, or object in or near the line of vision to the required exit sign of such a character as to detract attention from the exit sign that it may not be noticed.

(4) Every exit sign shall be distinctive in color and shall provide contrast with decorations, interior finish, or other signs.

(5) A sign reading "TO EXIT," "TO STAIRWAY" or similar designation, with an arrow indicating the direction, shall be placed in every location where the direction of travel to reach the nearest exit or means of exit access is not immediately apparent, and near every elevator or escalator (not so arranged as to qualify as a required exit) where, in event of fire, persons accustomed to use only such elevators or escalators would have to use a stairway or other alternate exit, unless such stairway or alternate exit is near enough so that the way to reach it is unmistakable.

(b) **ILLUMINATION OF SIGNS: (1) (aa)** Every exit sign shall be suitably illuminated by a reliable light source giving a value of not less than five foot-candles on the illuminated surface.

(bb) Such illumination shall be continuous as required under the provisions of Section 3112, Illumination of Means of Egress, and where emergency lighting facilities are required, exit signs shall be illuminated from the same source.

(cc) Artificial lights giving illumination to exit signs other than the internally illuminated types shall have screens, discs, or lenses of not less than 25 square inches area made of translucent material to show red or other specified designating color on the side of the approach.

(2) Each internally illuminated exit sign shall be so designed as to provide intensity of illumination at least equivalent in visibility to externally illuminated signs as set forth in Sub-paragraph 3112.6 (b) (1).

(3) Each internally illuminated exit sign shall be provided in all occupancies where reduction of normal illumination is permitted, as in motion-picture theaters, and may be used in any occupancy.

(c) **SIZE OF SIGNS:** Every exit sign shall have the word "EXIT" in plainly legible letters not less than six inches high, with the principal strokes of letters not less than 3/4 inch wide.

3113 AISLES

3113.1 GENERAL: Every portion of every building in which are installed seats, tables, merchandise, equipment or similar materials shall be provided with aisles leading to a means of egress.

3113.2 WIDTH: (a) Every aisle shall be not less than three feet wide if serving only one side, and not less than three feet six inches wide if serving both sides, except aisles serving 60 seats or less may be not less than 30 inches in width.

(b) Such minimum width shall be measured at the point farthest from a means of egress, cross aisle, or foyer and shall be increased by one and one-half inches for each five feet in length toward the means of egress, cross-aisle, or foyer.

(c) With continental seating, as set forth in Paragraph 3114.1 (c), side aisles shall be not less than forty-four inches in width.

3113.3 DISTANCE TO NEAREST EXIT: In areas occupied by seats, and in Groups A and B Occupancies without seats, the maximum travel distance to an exit by an aisle shall be not more than 150 feet.

3113.4 AISLE SPACING: (a) With standard spacing, as set forth in Sub-section 3114.1 aisles shall be so located that there will be not more than six intervening seats between any seat and the nearest aisle.

(b) With continental spacing, as set forth in Sub-section 3114.1 the number of intervening seats may be increased to 49 where egress doors are provided along each side aisle of the row of seats at the rate of one pair of doors for each five rows of seats.

(c) Such doors shall provide a minimum clear width of 66 inches.

3113.5 CROSS AISLES: (a)(1) Aisles shall terminate in a cross aisle, foyer, or exit.

(2) The width of the cross aisle shall be not less than the sum of the required width of the widest aisle plus 50 percent of the total required width of the remaining aisles leading thereto.

(b) In Groups A, B and C Occupancies, aisles shall not provide a dead end greater than twenty feet in length.

3113.6 VOMITORIES: Vomitories connecting the foyer or main means of egress with the cross aisles shall have a total width not less than the sum of the required width of the widest aisle leading thereto plus 50 percent of the total required width of the remaining aisles leading thereto.

3113.7 SLOPE: (a) The slope portion of aisles shall not exceed one foot fall in eight feet.

(b) Where steps are used in aisles such steps shall have a rise of not more than 7½ inches and shall be illuminated.

3114 SEATS

3114.1 SEAT SPACING: (a) With standard seating the spacing of rows of seats from back-to-back shall be not less than thirty-three inches nor less than twenty-seven inches plus the sum of the thickness of the back and inclination of the back. There shall be an unobstructed space of not less than 12 inches as measured between plumb lines passing through the top of the back of one seat and the front of the seat immediately behind.

(b) The spacing of rows of unoccupied seats shall provide a clear width measured horizontally between vertical planes as follows (automatic or self-rising seats shall be measured in the seat-up position, other seats shall be measured in the seat-down position).

(c) With continental seating the spacing of rows of unoccupied seats shall provide a clear width as follows:

Eighteen inches clear for rows of 18 seats or less

Twenty inches clear for rows of 35 seats or less
Twenty-one inches clear for rows of 45 seats or less
Twenty-two inches clear for rows of 46 seats or more

3114.2 WIDTH: The width of any seat shall be not less than eighteen inches.

3114.3 BLEACHER SEATS: (a) Seats used in grandstands, bleachers and reviewing stands shall conform to Paragraph 1502.3 (a) herein.

3114.4 FASTENING OF SEATS: (a) Permanent seats shall be securely fastened to the floor.

(b) Temporary or folding seats for assemblies of 500 or more persons where arranged to focus audience attention at a central point shall be fastened together in banks of six or more.

3115 GROUP A OCCUPANCIES

3115.1 WIDTH OF MEANS OF EGRESS: (a) No individual unit of exit width other than ramps shall serve more than 100 persons.

(b) Ramps shall be Class A and the width of such ramp shall be based on 60 persons in down travel and 45 persons in up travel per unit of exit width.

(c) The width of doors leading outside the building at grade level, or not more than three risers above or below grade, and horizontal exits, shall be based on 100 persons per unit of exit width.

(d) The width of stairs or other types of means of egress not set forth in Sub-section 3115.1 above shall be based on 75 persons per unit of exit width.

3115.2 LOCATION OF EXITS: (a) MAIN EXIT: (1) Every assembly occupancy shall be provided with a main exit.

(2) The main exit shall be of sufficient width to accommodate one-half of the total occupant load, but shall be not less than the total required width of all aisles, passageways and stairways leading thereto, and shall connect to a stairway or ramp leading to a public space.

(3) A bowling alley shall have a main exit of sufficient capacity to accommodate 50 percent of the total occupant load, without regard to the number of aisles it serves.

(b) OTHER EXITS: (1) Every level of an assembly occupancy shall have access to the main exit and in addition shall be provided with exits of sufficient width to accommodate two-thirds of the total occupant load served at that level.

(2) Such exits shall open directly to a street or into an exit court, enclosed stairway, or exit passageway leading to a street.

(3) Such exits shall be located as far apart and as far from the main exit as practicable.

(4) Such exits shall be accessible from a cross aisle or a side aisle.

3115.3 PANIC HARDWARE: Doors serving an earea having an occupant load of more than 100 shall not be provided with a latch or lock unless it is panic hardware.

3115.4 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY

LIGHTING, AND EXIT SIGNS: (a) All Group A Occupancy places of assembly shall have exit lighting as set forth in Section 3112 and exit signs as set forth in Sub-section 3112.6.

(b) All Group A Occupancy places of assembly shall be provided with Type I emergency lighting as set forth in Sub-section 3112.3.

3116 GROUP B OCCUPANCIES

3116.1 GENERAL: (a) (1) Group B, Division 1 Occupancies shall have means of egress as required by Section 3115 except as otherwise set forth herein for ramps.

(2) Ramps shall comply with Section 3106 and may be Class A or Class B.

(b) Group B, Division 2 Occupancies shall have means of egress as set forth in Section 3121 and doors serving an area having an occupant load of more than 100 shall not be provided with a latch or lock unless it is panic hardware.

3116.2 SKATING RINKS: Skating rinks shall be located at or near the ground level and means of egress shall be by means of ramps.

3116.3 NUMBER OF MEANS OF EGRESS: (a) Every Group B, Division 1 Occupancy having a capacity of from 300 to 500 persons shall have at least two separate means of egress as remote from each other as is practicable and, if of a capacity of over 500, at least three means of egress of not less than two units of exit width.

(b) Every Group B, Division 2 Occupancy having a capacity of from 100 to 300 persons shall have at least two means of egress consisting of separate facilities or doors leading to a corridor or other spaces giving access in different directions to separate and independent exits.

3116.4 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: (a) All Group B Occupancy places of assembly with 300 or more persons shall be provided with Type 1, 2, or 3 emergency lighting as set forth in Section 3112. Where Type 2 emergency lighting is provided, enclosed main corridors and each enclosed stairwell shall be provided with at least one source of Type 1 emergency lighting arranged to prevent total darkness in the event of power failure.

(b) EXCEPTION: Churches of Group B Occupancy used exclusively for religious worship or assemblies will not be required to have emergency lighting.

(c) Exit signs shall be provided as set forth in Sub-section 3112.6.

3117 GROUP C OCCUPANCIES

3117.1 WIDTH OF MEANS OF EGRESS: (a) The width of doors or horizontal exits leading to the outside of the building shall be based on 100 persons per unit of exit width.

(b) (1) The width of Class A ramps shall be based on 100 persons per unit of exit width and such ramps shall otherwise comply with Section 3106.

(2) The width of Class B ramps shall be based on 60 persons per unit of exit width and such ramps shall otherwise comply with Section 3106.

(c) The width of stairs shall be based on 60 persons per unit of exit width.

(d) The same exit units or fraction thereof required for any individual floor may be counted as simultaneously serving all floors above the first story or floor of exit discharge.

3117.2 WINDOWS FOR RESCUE AND VENTILATION: Where occurring on exterior walls, every room or space used for classroom or other educational purposes or normally subject to student occupancy, unless having a door leading directly to the outside of the building, shall have at least one outside window which can readily be used for emergency rescue or ventilation purposes, and which meets all of the following provisions:

(a) Is readily openable from the inside without the use of tools.

(b) Bottom of window opening is not more than 36 inches above the floor.

(c) Storm windows, screens and burglar guards shall be provided with quick opening devices so that they may be readily opened from the inside for emergency egress, and shall be so attached that when opened they will not drop to the ground.

3117.3 CORRIDORS AND EXTERIOR BALCONIES: (a) The width of a corridor in a Group C Occupancy shall be the width required by Section 3102 plus two feet but no corridor shall be less than six feet wide.

(b) Corridor walls and ceilings shall be not less than one-hour fire-resistive construction.

(c) There shall be no change of elevation of less than two feet in a corridor or exterior balcony serving as a means of egress unless ramps are used.

(d) (1) Any interior corridor more than 300 feet in length shall be divided into sections not to exceed 300 feet in length by smoke barriers consisting of partitions with smoke-stop doors.

(2) Such partitions shall be continuous through any concealed space such as between a hung ceiling and the floor or roof above.

(3) (aa) Doors in smoke barriers shall be at least the equivalent of metal, metal covered, 1 and $\frac{3}{4}$ inch solid bonded core wood or approved treated wood construction with clear wire-glass panels. Such doors shall be self-closing, and shall be either single or in pairs.

(bb) Such doors shall close the opening completely with only such clearance as is reasonably necessary for proper operation.

3117.4 MEANS OF EGRESS FROM AUDITORIUMS: Means of egress serving both an auditorium and other rooms need provide only for the capacity of whichever requires the greater width if the auditorium is not to be used simultaneously with the other rooms.

3117.5 STAIRS: (a) Each floor above or below the ground floor level shall have not less than two stairs and the required units of exit width shall be equally divided between such stairs, provided that no stair serving an occupant load of more than 100 shall be less than five feet in clear width.

(b) **EXCEPTION:** This Sub-section does not apply to rooms used for maintenance, storage and similar purposes.

(c) Stairway enclosure will not be required where a stairway serves only one adjacent floor (except a basement) and is not connected with corridors or stairways serving other floors.

3117.6 DOORS: (a) The width of doors from corridors, halls and stairs shall be not less than the width required by Section 3102.

(b) Doors in school rooms having an occupant load of more than 50 shall swing in the direction of egress.

3117.7 ROOMS BELOW GRADE: One means of egress accessible to every room below grade shall lead directly to the exterior at grade level.

3117.8 PANIC HARDWARE: Doors from rooms having an occupant load of more than 100 and from corridors shall not be provided with a latch unless it is panic hardware. (See also Sub-section 3103.3).

3117.9 FENCES AND GATES: School grounds may be fenced in and such yards equipped with gates and shall comply with Sub-section 3111.6 herein.

3117.10 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: (a) (1) All Group C Occupancy buildings shall have adequate illumination of means of egress in accordance with Section 3112.

(2) Buildings designed for night occupancy shall have Type 1 or Type 2 emergency illumination of means of egress as set forth in Sub-section 3112.3 or 3112.4.

(b) All Group C Occupancy buildings shall have signs designating the location of means of egress or the path of travel to reach them, as set forth in Section 3112.6.

(c) Signs are not required in situations where location of means of egress is otherwise obvious and familiar to all occupants, such as in small elementary school buildings.

3117.11 FIRE ALARM: (a) A manually operated fire alarm system shall be provided as set forth in Section 3126.

(b) In buildings provided with automatic sprinkler systems, the operation of the sprinkler system shall automatically activate the fire alarm system.

3118 GROUP D OCCUPANCIES

3118.1 WIDTH OF MEANS OF EGRESS: (a) The width of means of egress providing travel without steps, such as doors and horizontal exits, shall be based on 30 persons per unit of exit width.

(b) The width of stairs shall be based on 22 persons per unit of exit width.

(c) Class A ramps in new buildings of Group D, Division 2 Occupancy shall comply with Section 3106 except that the vertical dimension between top and bottom floor elevations shall not exceed six feet and except that the width shall be as set forth in Paragraph 3118.1 (a) and Sub-section 3118.5.

(d) Class B ramps in new buildings of Group D, Division 2 Occupancy shall comply with Section 3106 except that the height of the ramp

shall not exceed one foot and except that the width shall be as set forth in Paragraph 3118.1 (a) and Sub-section 3118.5.

(e) (1) Ramps in existing buildings of Group D, Division 2 Occupancy shall comply with Section 3106.

(2) Such ramp shall be not less than 48 inches in clear width when serving as means of egress from institutional rooms.

3118.2 SUB-DIVISION OF BUILDING SPACES: (a) Each floor used for institutional sleeping rooms, unless provided with a horizontal exit, shall be divided into two compartments by a smoke stop partition.

(b) Corridor length between smokestop partitions, horizontal exits, or from either, to the end of the corridor on any institutional sleeping floor shall not exceed 150 feet.

(c) (1) Smokestop partitions shall have a fire-resistive rating of at least one hour.

(2) Such partitions shall be continuous from outside wall to outside wall and from the floor slab to the underside of the slab above, through any concealed spaces such as the hung ceiling and the floor or the roof above.

(3) Such partitions shall have openings only in a public room or corridor.

(4) At least 30 net square feet per institutional occupant for the total number of institutional occupants in adjoining compartments shall be provided on each side of the smokestop partition.

(d) (1) Any corridor opening in smokestop partitions in hospitals and nursing homes shall be protected by a pair of swinging doors, each leaf to be a minimum of 44 inches wide and swinging in opposite directions for each other.

(2) Any opening in smokestop partitions in residential-custodial care institutions shall be protected by a pair of swinging doors, each leaf a minimum of 32 inches and swinging in the opposite direction from each other.

(e) (1) Smokestop doors shall be at least 1 and $\frac{3}{4}$ inch solid core wood doors designed to close the opening completely with only such clearance as is reasonably necessary for proper operation.

(2) Rabbits, bevels or astragals are required at the meeting edges and stops are required on the head and sides.

(3) Positive latching hardware is not required.

(4) Center mullions shall not be used.

(f) Smokestop doors shall be self-closing and may be held in an open position only by an electrical device so arranged that:

(1) Upon release, the door becomes self-closing;

(2) Upon interruption of electric current, the door will be released.

(3) The electric current will be positively interrupted by:

(aa) The operation of an approved automatic sprinkler system which protects the entire building including both sides of any horizontal exit, the door of which is held open by any release so controlled or,

(bb) The operation of an approved automatic fire detecting system

installed to protect the entire building and provide for actuation of the system so promptly as to preclude the generation of heat or smoke sufficient to interfere with egress before the system operates or,

(cc) The operation of approved smoke detectors in such a way as to detect smoke or other products of combustion on either side of the door opening.

(4) Any sprinkler or fire detection system or smoke detector provided has such supervision or safeguards as are necessary to assure complete reliability of operation in case of fire, and

(5) The release device may be instantly released manually, by some simple and readily obvious operation.

(g) In addition to the requirements of Paragraph (f), smokestop doors may be held in an open position if the doors shall be so arranged that the operation of one of the following will initiate the self-closing action:

(1) A manual alarm system as set forth in Section 3126.

(2) A local device designed to detect smoke or other products of combustion other than heat on either side of the opening.

(3) A required and approved automatic fire-extinguishing system or automatic fire-detection system.

(h) (1) Vision panels are required in all doors in smokestop partitions.

(2) Such panels shall be wired glass in approved metal frames not exceeding 720 square inches.

3118.3 SEPARATE ACCESS: (a) Every room in a Group D Occupancy shall have access to at least two approved means of egress from the building without passage through intervening rooms other than corridors or lobbies.

(b) All required exterior exit doors shall open in direction of exit travel.

3118.4 MINIMUM SIZE OF MEANS OF EGRESS: (a) Every egress opening through which patients are transported in wheelchairs, stretchers or beds shall be of sufficient width to permit the ready passage of such equipment, but shall have a clear width of not less than 44 inches.

(b) There shall be no projections within the 44 inch clear width.

3118.5 CORRIDORS: (a) (1) Aisles, corridors and ramps required for means of egress in a hospital or nursing home shall be at least eight feet in clear and unobstructed width except that corridors and ramps in adjunct areas not intended for the housing, treatment, or use of in-patients, may be a minimum of six feet in clear and unobstructed width.

(2) Aisles, corridors and ramps required for means of egress in a residential-custodial care institution shall be at least six feet in unobstructed width.

(b) There shall be no change of elevation in a corridor serving non-ambulatory persons unless ramps are used.

(c) (1) In hospitals and nursing homes, the entrance door of every private room and every point in open wards, day rooms, dormitories, dining rooms and other spaces shall be not more than 100 feet along the line of travel from an exit.

(2) If such buildings are completely protected by automatic sprinkler systems, the distance along the line of travel to an exit may be 150 feet.

3118.6 MEANS OF EGRESS FROM BASEMENTS: One means of egress accessible to every room below grade where persons with restrictive liberties or non-ambulatory persons are housed shall lead directly to the exterior at grade level.

3118.7 RAMPS: Every portion of Group D, Division 2 Occupancies housing bedridden patients shall have access to a horizontal exit or ramp leading to the exterior of the building at the ground floor level.

3118.8 LOCKING DEVICES: (a) It is recognized that in buildings housing various types of psychiatric patients, or used as penal institutions, it is necessary to maintain locked doors and barred windows that are equipped to confine and protect building inhabitants. Regarding this necessity, other sections of this Code requiring the keeping of exits unlocked may be waived by the Building Official. It is also recognized that some psychiatric patients are not capable of seeking safety without adequate guidance. In buildings where these conditions exist, reliable means of rapid release of occupants shall be provided, such as remote control of locks, or by keying all locks to keys commonly carried by or immediately available to attendants.

(b) If a lock is installed on an institutional sleeping room door, it shall be of such type that it can be locked only from the corridor side, provided that doors of rooms leading directly to the exterior of the building may be subject to locking from the room side. In any case, such locks except those installed in accordance with Paragraph 3118.8 (a) shall be such as to be readily opened by the occupant from inside the room without the use of any key.

(c) **EXCEPTION:** Doors in homes for the aged and nursing homes may be lockable by the occupant, provided they are capable of being unlocked from the corridor side and keys are readily available to attendants.

3118.9 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: (a) Illumination of means of egress and exit signs shall be as set forth in Section 3112 except as modified below.

(b) Paragraph 3112.1 (b) shall apply.

(c) Each new hospital shall be provided with essential electrical systems as set forth in Sub-section 4502.10.

(d) Every nursing home and residential-custodial care facility shall have Type 1 or 2 emergency lighting as set forth in Section 3112, except for buildings converted to these uses in which Type 3 may be accepted by the authority having jurisdiction.

3118.10 FIRE ALARMS: (a) In every building operated as a nursing home, hospital, residential-custodial care facility such as a nursery, home for the aged or mentally retarded care institution, or as a residential-restrained care facility such as a penal institution, reformatory or jail, an electrically supervised, manually operated fire alarm system shall be provided as set forth in Section 3126 except that pre-signal alarms shall not be permitted in institutional occupancies.

(b) Audible alarm devices shall be used in all non-patient areas, but visible devices may be used in patient sleeping rooms.

(c) In buildings provided with automatic sprinkler systems, the operation of the sprinkler system shall automatically activate the fire alarm system.

3119 GROUP E OCCUPANCIES

3119.1 WIDTH OF MEANS OF EGRESS: (a) (1) The width of means of egress leading outside of the building at grade, or not more than three risers above or below grade, shall be based on 100 persons per unit of exit width except as otherwise set forth herein.

(2) Horizontal exits may be used for not more than 50 percent of the required exit capacity.

(b) The width of stairs or escalators shall be based on 60 persons per unit of exit width.

(c) A ramp used as a component in a means of egress shall be Class A or Class B complying with Section 3106.

(d) The width of street floor means of egress shall be based on 100 persons per unit of exit width plus one and one-half units of exit width for each two units of exit width of stairways, ramps or escalators from upper or lower floors discharging through the street floor.

(e) The minimum width of any corridor or passageway serving as a required exit or means of travel to a required exit shall be 44 inches in the clear.

3119.2 MEANS OF EGRESS: (a) From every point in every floor area there shall be at least two means of egress.

(b) Where floor areas are divided into rooms there shall be at least two means of egress from every room, however small, except toilet rooms so located that the points of access thereto are out of, or suitably shielded from, areas of high hazard.

3119.3 TRAVEL DISTANCE: Exits shall be provided and arranged so that the maximum travel distance to reach the nearest exit from any point shall not exceed 75 feet.

3119.4 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: Illumination of means of egress and exit signs shall be as set forth in Section 3112.

3120 GROUP F OCCUPANCIES

3120.1 WIDTH OF MEANS OF EGRESS: (a) The width of means of egress shall be as set forth in Sub-section 3119.1 except as herein set forth for ramps.

(b) A ramp used as a component in means of egress shall be Class A or Class B complying with Section 3106 except that the width of ramps in Group F Division 2 Occupancy shall be based on 100 persons per unit of exit width for Class A ramps and 60 persons per unit of exit width for Class B ramps.

(c) The minimum width of any corridor or passageway serving as a required exit or means of travel to a required exit shall be 44 inches in the clear.

3120.2 STORAGE OF HAZARDOUS COMMODITIES: Every area used for the storage of hazardous commodities shall have an exit within

75 feet of any point in the area where persons may be present, or 100 feet where automatic sprinkler protection is provided.

3120.3 MEANS OF EGRESS: (a) DIVISION 1, STORAGE: (1) Every building or structure used for storage, and every section thereof considered separately, shall have access to at least one means of egress so arranged and located as to provide a suitable means of egress for all persons employed therein.

(2) Rooms and spaces exceeding 15,000 square feet gross area (occupant load of more than 10 persons) shall be provided with at least two separate means of egress.

(3) Where two means of egress are required, such means of egress shall be located as set forth in Paragraph 3102.3 (a).

(b) **DIVISION 1, AIRCRAFT HANGARS: (1) (aa)** Means of egress from aircraft storage or servicing areas shall be provided at intervals of not more than 150 feet on all exterior walls of aircraft hangars.

(bb) There shall be a minimum of two means of egress serving each aircraft storage or service area.

(cc) Horizontal exits through fire walls shall be provided at intervals of not more than 100 feet.

(dd) Dwarf or "smash" doors in doors accommodating aircraft may be used to comply with these requirements.

(ee) Doors designated as exit doors shall be kept unlocked in the direction of egress while the building or portion thereof is occupied.

(2) (aa) Means of egress from mezzanine floors in aircraft storage or servicing areas shall be so arranged that the maximum travel to reach the nearest exit from any point on the mezzanine shall not exceed 75 feet.

(bb) Such exits shall lead directly to a properly enclosed stairwell discharging directly to the exterior, to a suitably cut off area or to outside stairs.

(c) **DIVISION 1, PARKING GARAGES: (1)** Ramps for vehicular egress from buildings:

(aa) Where discharging to a sidewalk or street grade from below grade, shall slope not to exceed one in 20 for the last 20 feet to the point of discharge to such sidewalk or street grade.

(bb) Where discharging to sidewalk or street grade from above grade, shall slope not to exceed one in 10 for the last 20 feet to the point of discharge to such sidewalk or street grade.

(cc) Where such ramps may be used by pedestrians as a means of egress, the provisions of Section 3106 shall also apply.

(dd) Vehicular ramps need not be enclosed.

(2) Where persons other than parking attendants are permitted, stairs and means of egress shall be as otherwise set forth in Chapter 31.

(3) (aa) Where no persons other than parking attendants are permitted and a ramp for transporting vehicles is constructed, or where cars are mechanically lifted and parked without attendants or passengers, there shall be not less than one stairway for each 10,000 square feet or fraction thereof.

(bb) Where cars are mechanically lifted and parked by attendants,

such ramp may be omitted and one additional means of egress shall be provided.

(cc) Ramps used strictly by pedestrians as a means of egress shall comply with the provisions of Section 3106 and, where in paths provided for the handicapped, shall also comply with Section 515 of this Code.

(dd) Exits shall be remotely located so that maximum travel distance from any point to a floor exit shall not exceed 100 feet.

(4) (aa) Interior stairs shall be enclosed if the building is enclosed or if the structure exceeds three stories in height.

(bb) A building shall not be considered enclosed if 50 percent of the periphery is 75 percent open or if 75 percent of the wall area on opposite ends or sides of the building is open.

(cc) Wall area shall be taken from the inside from the floor to ceiling or ceiling structural members.

(5) Continous belts or lifts without cages may be provided for attendant personnel but shall not be considered as required means of egress facilities.

(6) (aa) At least two separate means of egress shall be provided on the street floor except that any opening for the passage of automobiles may serve as a means of egress provided that no door or shutter is installed therein.

(bb) Means of egress from street floors in closed garages shall be so arranged that no point in the area is more than 100 feet from the nearest exit, or 150 feet in the case of garages protected by automatic sprinklers.

(cc) Means of egress from any point on any floor of an open-air parking garage shall be so arranged that no point in the area is more than 200 feet from the nearest exit.

(7) (aa) At least two means of egress shall be provided and from floors above the street floor, one such means of egress shall be a stairway, smokeproof tower, outside stair or horizontal exit and, for buildings not complying with the definition of an open-air parking garage, interior stairways shall be enclosed.

(bb) The other means of egress may be a second exit of any of the types permitted in (aa) above or, in a ramp-type garage with open ramps not subject to closure, the ramp may serve as the second exit.

3120.4 DIVISION 2, INDUSTRIAL OCCUPANCY: (a) Buildings, rooms or areas having an occupant content of less than 25, having direct egress to the street or to an open area outside the building at grade, and having maximum travel distance from any point not exceeding 50 feet, may have a single means of egress.

(b) Such travel shall be at the same level or, if a stairway is required, there shall be a vertical travel of not more than 15 feet, and the stairway shall be exterior or completely enclosed from any other part of the building, and shall not have doors to any part of the building other than the area served by the stairway.

3120.5 ILLUMINATION OF MEANS OF EGRESS AND EXIT SIGNS: (a) Illumination of means of egress shall be provided as set forth in Sub-section 3112.1.

(b) Exit signs shall be provided as set forth in Sub-section 3112.6, except that ramps and doors for automobiles need not have signs.

3120.6 FIRE ALARM: A manually operated fire alarm system shall be provided as set forth in Section 3126 for any building not provided with automatic fire detection facilities or an automatic sprinkler system if the total occupant load of the building is more than 500 persons or if more than 25 persons are employed above or below the street level except that such fire alarm system shall not be required in one-story buildings where the fire division area is undivided and all parts thereof are clearly visible to all occupants.

3121 GROUP G OCCUPANCIES

3121.1 WIDTH OF MEANS OF EGRESS: (a) DIVISION 1: (1) The width of doors leading outside of the building at grade, or not more than three risers above or below grade, or horizontal exits, shall be based on 100 persons per unit of exit width.

(2) The width of stairs or escalators shall be based on 60 persons per unit of exit width.

(3) The width of street floor doors shall be based on 100 persons per unit of exit width plus one and one-half units of exit width for each two units of exit width or stairways or escalators from upper or lower floors discharging through the street floor.

(4) The minimum width of any corridor or passageway serving as a required exit or means of travel to a required exit shall be 44 inches in the clear.

(b) DIVISION 2: The width of means of egress shall be as set forth in Sub-section 3119.1.

3121.2 MEANS OF EGRESS: (a) DIVISION 1: (1) Where floor areas are divided into rooms not used for sale purposes such as offices, rest-rooms or stock rooms, the travel distance may be measured from the room door provided the room is of such size and so arranged that the normal path of travel within the room to reach the room door does not exceed 50 feet.

(2) Stores having aggregate gross area of over 3,000 square feet and utilizing any floor above or below the street floor for sales purposes shall have at least two separate means of egress accessible from every part of every floor including basements provided:

(aa) Such means of egress are to be located as remotely from each other as practicable and so arranged as to be reached by different paths of travel in different directions.

(bb) Note: A common path of travel will be permitted from any point for the first 50 feet.

(3) If only one means of customer entrance is through one exterior wall of the building, two-thirds of the required exit width shall be located in this wall.

(4) At least one-half of the required means of egress shall be so located as to be reached without going through check-out stands provided:

(aa) That in no case shall check-out stands, associated railings or barriers obstruct means of egress, required aisles or approaches thereto.

(5) Stores not exceeding 3,000 square feet gross are employing only street level for sales purposes shall have two means of egress as set forth in Paragraph (2) above provided:

(aa) That a single balcony or mezzanine having an area less than one-half that of the floor below need not be included in the gross area computation.

(bb) That where two or more balconies or mezzanines occur, one-half of their combined area shall be included in the gross area computation.

(cc) **EXCEPTION:** A second means of egress shall not be required where no part of such a store is more than 50 feet from the street exit, a mall or an exit passageway measured along the natural path of travel provided that the total travel distance to an exit does not exceed that as set forth in Paragraph 3102.4 (a).

(b) **DIVISION 2: (1) (aa)** A single means of egress may be provided from rooms or areas having an occupancy load of less than 100 persons provided such exit is directly to the street or to an open area outside the building at grade level and the total travel distance from any point does not exceed 100 feet.

(bb) Such travel may be on the same floor level or, if the traversing of stairs is required, they shall be not more than 15 feet in height.

(cc) Such stairs shall be completely enclosed to separate them from other parts of the building with no exit openings therein other than entrance and exit doors.

(2) Any three-story office building not exceeding 3,000 square feet gross floor area per floor may be provided with a single stairway to the third floor if:

(aa) The total travel distance to the outside of the building does not exceed 100 feet.

(bb) Such stairway does not provide any communication with the basement or the first or second floors.

(cc) The stairway is fully enclosed or is an outside stairway.

3121.3 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: (a) Illumination of means of egress shall be provided as set forth in Sub-section 3112.1.

(b) (1) Group G Division 1 Occupancies having aggregate gross area of 30,000 square feet or more, or utilizing more than three floor levels for sales purposes shall be provided with Type 1 or Type 2 emergency lighting as set forth in Sub-sections 3112.3 and 3112.4.

(2) Group G Division 1 Occupancies having less than 30,000 square feet aggregate gross area, but over 3,000 square feet, or utilizing any floors above or below street floor level for sales purposes shall be provided with Type 1, Type 2, or Type 3 emergency lighting as set forth in Sub-sections 3112.3, 3112.4, or 3112.5.

(3) Group G Division 2 Occupancies having an occupant load of 1,000 or more persons shall be provided with Type 1, Type 2, or Type 3 emergency lighting as set forth in Sub-sections 3112.3, 3112.4, and 3112.5.

(4) In any Group G Occupancy where emergency lighting is required and Type 3 emergency lighting is provided, enclosed main corridors and each enclosed stair-well shall be provided with at least one source of Type 1 emergency lighting arranged to prevent total darkness in the event of power failure.

(c) Exit signs shall be provided as set forth in Sub-section 3112.6.

3121.4 FIRE ALARM: A manually operated fire alarm system shall be provided as set forth in Section 3126 for any building not provided with automatic fire alarm facilities or an automatic sprinkler system if the total capacity of the building is more than 1,000 persons or if more than 200 persons are employed above or below the street level.

3122 GROUPS H AND I OCCUPANCIES

3122.1 WIDTH OF MEANS OF EGRESS: (a) GROUP H OCCUPANCIES, GENERAL: (1) The width of means of egress other than stairs or ramps, discharging outside of the building at grade, or not more than 24 inches or three risers above or below grade, and horizontal exits, shall be based on 100 persons per unit of exit width.

(2) The width of stairs shall be based on 75 persons per unit of exit width.

(3) A ramp used as a component in a means of egress shall be Class A or Class B complying with Section 3106.

(4) The minimum width of any way of exit access shall be not less than 28 inches.

(b) HOTELS: (1) The width of means of egress shall be as set forth in Paragraph (a) above and as follows:

(aa) One unit of exit width for each 75 persons street floor occupancy for stairs or other means of egress requiring descent to ground level.

(bb) One and one-half units of exit width for each 2-unit required stair from upper or lower floors discharging through the street floor.

(c) APARTMENTS: The width of means of egress shall be as set forth in Paragraphs (a) and (b) above.

(d) DORMITORIES: The width of street floor means of egress shall be sufficient to provide one unit of exit width for each 50 persons street floor occupancy plus one unit of exit width for each unit of required stairway width discharging through the street floor.

(e) LODGING OR ROOMING HOUSES: (1) Every sleeping room above the first floor shall have access to two separate means of egress, at least one of which shall be an enclosed interior, an exterior stairway, a fire escape or horizontal exit so arranged as to provide a safe path of travel to the outside of the building without traversing any corridor or space exposed to an unprotected vertical opening.

(2) EXCEPTION: Traversing unprotected vertical openings may be permitted in existing, sprinklered buildings.

(f) GROUP I OCCUPANCY: (1) In any dwelling of more than two rooms, every room used for sleeping, living or dining shall have at least two means of egress at least one of which shall be a door or stairway providing a means of unobstructed travel to the outside of the building at street or ground level.

(2) No room or space shall be occupied for living or sleeping purposes which is accessible only by a ladder, folding stair or through a trap door.

3122.2 DOORS AND WINDOWS: (a) (1) Sleeping rooms of Group H and I Occupancy, unless having two doors providing separate ways of escape, or having a door leading outside of the building directly, shall

have at least one outside window which can be opened from the inside without the use of tools to provide a clear opening of not less than 22 inch minimum dimension and five square feet in area, with the bottom of the opening not more than four feet above the floor.

(2) Fixed glass may be used in lieu of operable openings if a means of escape is provided equivalent in dimension and area to that herein set forth.

(b) Door openings from guest rooms to public corridors shall be protected with a fire-resistive assembly as set forth in Section 3706.

3122.3 STAIRS: All stairs and exits of Group H Occupancies, other than as set forth in Sub-section 3108.1 shall discharge directly onto a street or public space or into a yard or court not less than four feet in width directly connected to a street or public space by means of a passageway not less in width than the means of egress facility opening into such passageway and not less than seven feet in height.

3122.4 TRANSOMS: Buildings more than one story in height shall have no transoms or ventilating openings from guest rooms to enclosed public corridors.

3122.5 APARTMENTS: Exits and means of access thereto shall be so located that it will not be necessary to travel more than 50 feet nor to traverse more than one flight of stairs, within any individual living unit to reach the nearest exit, or to reach an entrance door of the apartment.

3122.6 DORMITORIES: Dormitories shall be so arranged that from any sleeping room or open dormitory sleeping area there shall be access to two separate and distinct means of egress in different directions with no common path of travel unless the room or space is subject to occupancy by not more than 10 persons and has a door opening directly to the outside of the building at street or grade level, or to an outside stairway in which case one exit may be accepted.

3122.7 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING, EXIT SIGNS AND FIRE ALARMS: (a) HOTELS: (1) Illumination of means of egress shall be provided as set forth in Sub-section 3112.1.

(2) Access to exits shall be continuously illuminated at all times.

(3) Any hotel with over 500 rooms shall have Type 1 emergency exit lighting; a hotel with 25 to 500 rooms shall have Type 2 emergency exit lighting, provided that where each guest room has a direct means of egress to the outside of the building (as in motels) no emergency exit lighting shall be required.

(4) Every means of egress from common space hallways, or passageways on floors with sleeping accommodations, shall have an illuminated sign as set forth in Section 3112.

(5) Where means of egress are not visible from every point in a hallway or passageway, illuminated signs shall be provided to indicate the direction to means of egress as set forth in Sub-section 3112.6.

(b) **APARTMENT BUILDINGS: (1)** Illumination of means of egress shall be provided as set forth in Sub-section 3112.1.

(2) Any apartment building with more than 25 living units shall have Type 1 or 2 emergency exit lighting except that such lighting in enclosed main corridors and in each enclosed stair-well shall be provided

with at least one source of Type 1 emergency lighting arranged to prevent total darkness in the event of power failure.

(3) Exit signs in all apartment buildings having more than eight living units in any one building or fire section shall be provided as set forth in Sub-section 3112.6.

(c) **DORMITORIES:** (1) Every dormitory shall have illumination of means of egress as set forth in Section 3112.

(2) Any dormitory, subject to occupancy by more than 100 persons, shall have Type 1 or Type 2 emergency lighting and exit signs as set forth in Sub-section 3112.2 and 3112.4.

(d) **GROUP I OCCUPANCIES:** Single family or duplex residencies shall not be required to have illumination of means of egress.

3122.8 FIRE ALARMS: (a) Every apartment building, unless provided with an automatic sprinkler system or automatic fire alarm system shall have a manual fire alarm system as set forth in Section 3126 if such building is of more than three stories in height and more than 12 apartment units.

(b) Every dormitory, unless provided with an automatic sprinkler system or automatic fire alarm system, shall have a manual fire alarm system as set forth in Section 3126.

(c) Every lodging or rooming house having sleeping accommodations for six or more persons, unless provided with an automatic sprinkler system or automatic fire alarm system, shall have a manual fire alarm system as set forth in Section 3126.

(d) Every hotel having accommodations for 15 or more persons, except where each guest room has direct means of egress to the outside of the building and is not over three stories in height, shall have a manual fire alarm system as set forth in Section 3126 and as follows:

(1) Every sounding device shall be of such character and so located to arouse all occupants of the building or section thereof endangered by fire.

(2) An alarm sending station shall be provided at the hotel desk or other convenient central control point under continuous supervision of responsible employees. Additional alarm sending stations as set forth in Section 3126 may be waived where there are other effective means for notification of fire such as an automatic sprinkler system or automatic fire detection system.

(3) Suitable facilities shall be provided for immediate notification of the public fire department in event of fire.

3123 GROUP J OCCUPANCIES

3123.1 DIVISION 3: (a) Enclosed stadiums, reviewing stands, grandstands, enclosed grandstands, arenas and enclosed domes shall have means of egress facilities as set forth herein and in the Standard set forth in Sub-paragraph 1502.3 (a) (1).

(b) In open grandstands and similar open structures, the travel distance along the lines of usual travel from any seat to the nearest exit access for the seating area, shall not exceed 150 feet.

(c) In enclosed grandstands and similar enclosed structures, the travel distance along the lines of usual travel from any seat to the nearest

access to an exit for the seating area shall not exceed 150 feet; at which point persons shall be out of the threatened area and there shall be a choice of two or more directions to an exit or the area shall be protected by an automatic sprinkler system. The remaining distance to an exit shall then be within 150 feet of that point.

(d) In enclosed structures the open or sporting area in front of tiered seating may not be considered a way of exit access from the seating areas.

(e) The space under or behind the assembly seating (except vomitories or passageways) may be considered a means of egress where not less than 75 percent open to the exterior and where separated from the seating area.

(f) In multi-tiered structures where the means of egress from upper tiers is through the lower floors or levels, the width of means of egress from the lower levels shall be computed on the total accumulated required widths exiting there through.

(g) Panic hardware may be waived on gates surrounding stadiums when the gates are under constant immediate supervision while the public is present and provided safe dispersal areas based upon three square feet per occupant are located between the stadium and the fence.

(h) The required dispersal area shall be located not less than 50 feet from the stadium.

3123.2 DIVISION 6: Structures or areas located on the roof of any Group D, F, or H Occupancy shall have means of egress as set forth in this Chapter except that where the gross floor area does not exceed 1,000 square feet, one enclosed interior stairway or smokeproof tower which has a width of not less than 44 inches may serve as the required means of egress.

3123.3 MINIMUM WIDTH OF ACCESS: (a) Except as otherwise set forth in Sub-sections 3123.1 and 3123.2, the minimum width of any way or exit access shall be as set forth in Chapter 31 but not less than 28 inches.

(b) Ramps used as a component in a means of egress shall be Class A or Class B complying with section 3106.

3123.4 ILLUMINATION OF MEANS OF EGRESS, EMERGENCY LIGHTING AND EXIT SIGNS: (a) Illumination of means of egress and emergency lighting shall be provided as set forth in Sub-section 3112.1.

(b) Exit signs shall be provided as set forth in Sub-section 3112.6.

3124 COVERED MALLS WALKWAYS AND PASSAGEWAYS

3124.1 SCOPE: This section shall apply to connections between buildings such as covered malls, walkways and passageways located at, above or below grade level, that are used as a means of egress.

3124.2 DEFINITIONS: (a) **COVERED MALL:** A covered or roofed interior area having a minimum horizontal dimension of 30 feet used as a pedestrian publicway and connecting buildings and/or groups of buildings housing individual or multiple tenants.

(b) **COVERED WALKWAY:** A roofed, unobstructed walkway, where the least horizontal dimension is less than 30 feet, connecting buildings and used as a means of egress by persons and where less than 50 percent of the perimeter is enclosed.

(c) ENCLOSED PASSAGEWAY: A roofed, unobstructed walkway, where the least horizontal dimension is less than 30 feet, connecting buildings and used as a means of egress by persons and where 50 percent or more of the perimeter is enclosed.

3124.3 CONSTRUCTION: (a) COVERED MALLS: (1) The roof construction and supporting members of a covered mall shall be required to be of a type of construction permitted for the building connected and shall provide not less than one hour fire resistance.

(2) All unprotected walls and openings separating another occupancy area from the mall area shall be provided with a water curtain unless the other occupancy area is provided with a complete automatic sprinkler system.

(3) Where there is an occupied area above the mall, the occupancy separation provisions of this code shall apply.

(4) Concealed spaces in a mall roof assembly and concealed spaces in the roof assembly of buildings adjoining the mall shall be separated from the mall and the roof assembly area of adjoining buildings by not less than one-hour fire-resistive construction.

(5) EXCEPTION: Where an approved automatic sprinkler system is provided, and Class 1 hose cabinets are provided for each 200 feet of mall length, openings between tenants and the mall may be unprotected.

(b) COVERED WALKWAY: A covered walkway shall be of any type of construction permitted by this code, provided the walls and openings at the point of connection to the building shall be protected as required by Paragraph 1804.1 (c).

(c) ENCLOSED PASSAGEWAYS: An enclosed passageway shall be required to be of a type of construction permitted for the buildings connected. Separation between the enclosed passageway and the building to which it is connected, except when used as an exit outlet, shall be of not less than one-hour fire resistant construction, and openings therein shall be protected in accordance with the requirements of this Code.

3124.4 ALLOWABLE AREAS: When complying with the provisions of this code, covered malls of Types I, II, and III Protected, construction may be unlimited in area. For all other types of construction the basic allowable area for covered malls shall be 12,000 square feet. The area of covered malls may be increased:

(a) 200 percent when the covered mall is provided with a complete automatic sprinkler system and

(b) At the rate of 25 percent for each side of the building provided with at least 30 foot width of mall leading to a public place or street not less than 30 feet in width, but not to exceed 100 percent.

3124.5 MEANS OF EGRESS: Means of egress shall be as otherwise set forth in this Chapter.

3124.6 VENTILATION: Smoke and heat venting shall be provided for covered malls and enclosed passageways. Such venting systems shall conform to the Guide for Smoke and Heat Ventilating, NFPA 204, as set forth in Section 402.

3125 SPECIAL HAZARDS

3125.1 BOILER ROOMS: (a) Except in Group I Occupancies, every room containing an incinerator or open-flame fuel-fired equipment, shall be provided with at least two remote means of egress.

(b) All interior openings shall be protected as set forth in TABLE No. 31-C

(c) **EXCEPTION:** Rooms should be designed of sufficient size to allow two doors. (Refer to Sec. 4006.3)

3126 FIRE ALARMS

3126.1 FIRE ALARMS REQUIRED: A manual fire alarm system shall be installed in all the following buildings unless the building is equipped with an automatic fire alarm system or an automatic sprinkler system.

(a) Buildings of Group C Occupancy as set forth in Sub-section 3117.11.

(b) Buildings of Group D Occupancy as set forth in Sub-section 3118.10.

(c) Buildings of Group F Division 2 Occupancy as set forth in Sub-section 3120.6.

(d) Buildings of Group G Division 2 Occupancy as set forth in Sub-section 3121.5.

(e) Buildings of Group H Occupancy as set forth in Sub-section 3122.8.

3126.2 FIRE ALARM INSTALLATIONS: (a) Manually operated fire alarm equipment shall be provided as set forth in Sections 3117 through 3122.

(b) Where a building is divided by fire walls into separate fire sections with adequate safeguards against the spread of fire from one section to another, each section may be considered a separate building for the purposes of fire alarm system requirements based on size of buildings or occupant load.

(c) Every alarm system and its equipment shall be of a standard approved type suitable for the purpose for which installed.

(d) Every alarm shall be under the supervision of a qualified person who shall cause proper tests to be made at specified intervals and have general charge of alterations and additions.

(e) Each system shall be tested at not less than weekly intervals, except as otherwise set forth.

(f) Fire alarms signaling equipment shall be restored to service as promptly as possible after each test or alarm, and shall be kept in normal condition for operation. Equipment requiring rewinding or replenishment shall be rewound or replenished as promptly as possible after each test or alarm.

(g) Each manually operated sending station and alarm sounding device in a single system shall be of the same general type.

(h) A manually operated sending station shall be provided near each main path of egress and in the natural path of escape from fire, at readily accessible and visible points which are not likely to be obstructed.

TABLE NO. 31-C

FIRE RATED DOOR REQUIREMENTS (1,2,3,4) (footnotes)				
DOORS TO ONE-HOUR FIRE-RATED MEANS OF EGRESS (Corridors)				
Occupancy	Rating (hours)	Label (6)	Maximum Glazing per leaf, sq. in.	Closing Device (see footnote)
A	¾	C	1200	A or B
B-1, B-2	¾(8)		1200	C
C	¾(8)		1200	C
D-1,	¾(5)	C	1200	C
D-2	¾(8)		1200	C
E-1, E-2	1	B	100	A or D
F-1,	¾	C	1200	C
F-2	¾(8)		1200	C
G-1, G-2	¾(8)		1200	C
H	¾(8)		1200	E

EXIT ENCLOSURE DOORS
(In accordance with Section 3108)

Occupancy	Rating (hours)		Label (6)	Maximum GYLAZING per leaf sq. in.	Closing Device (footnote)
	Less than 4 stories	4 stories and over			
All except Group I	1	1½	B	100	A or B
I	no requirement				

DOORS FOR OPENINGS IN OCCUPANCY SEPARATION AND FIRE DIVISION WALLS

Wall Rating (hours)	Door Rating (hours)	Label (6) (footnote)
4	3	A
3	3	A
2	1½	B
1	¾	C(7)

A – Self closing.

B – Automatic closing. Shall close when released by activation of a detector set to operate when smoke reduces the intensity of a one-foot long beam of white light by four percent, or any other detection device which will operate within that limitation.

C – None required except doors from enclosed corridors to rooms of hazardous uses such as linen rooms, trash rooms, mechanical repair rooms etc.

D – Automatic closure at 165 degrees F, fusible link or equal.

E – Self closing, rising butt hinge or closer.

1 – For hardware requirements see Sub-section 3706.4.

2 – For glazing see Sub-sections 3706.5 and 3706.7.

3 – For boiler room doors see Sub-sections 4006.3 and 4006.4.

4 – For laundry and trash chute openings see Sub-sections 1807.4 and 1807.5.

5 – Except jails, prisons, etc. where open barred cells are provided.

(See Continuation of Notes Page 31-43)

- 6 – Ratings of 3, 1½, 1, ¾, ½, or ¼ hours indicate the duration of the test exposure. Such numbers are followed by letters A, B, C, D, or E to indicate the classification of wall opening.
- 7 – For doors connecting residences to attached garages, see Sub-paragraph 1507.2 (a) (3).
- 8 – Tight fitting 1¾" thick solid wood core door in solid 2" x 4" rabbited wood frame.
-

(i) Each sending station shall be so located that from any part of the building not more than 200 feet will have to be traversed in order to reach a sending station on the same floor, or 100 feet and one flight of stairs to reach a sending station on another floor located in a natural path of escape from fire.

(j) The arrangement of sending stations and the manner of connection to sounding devices shall be such that there will be no difference between the sounding of actual alarms and drill systems.

(k) A required sounding device shall be used for fire alarm purposes only.

(l) Alarm sounding devices shall be provided of such character and so distributed as to be effectively heard in every room above all other sounds. Visual alarm devices may be used in lieu of audible devices where specifically permitted for institutional occupancies and places of assembly.

(m) Every alarm sounding device shall be distinctive in pitch and quality from all other sounding devices.

(n) A code signal indicating where the alarm originates shall not be used except to such extent as herein set forth or as specifically authorized by the Building Official.

(o) Each system shall be so arranged that no manual intervention will be required, following the activation of a sending station, for causing effective response of all required sounding devices. No facilities shall be provided whereby such response can be controlled or modified except those otherwise specifically set forth herein.

CHAPTER 32
ELEVATORS AND ESCALATORS

- 3201 STANDARDS**
- 3202 DEFINITIONS**
- 3203 GENERAL**
- 3204 ELEVATORS**
- 3205 ESCALATORS, DUMBWAITERS AND MOVING STAIRWAYS**
- 3206 TRANSPORTING ASSEMBLIES**

3201 STANDARDS

3201.1 SCOPE: (a) Elevators, dumbwaiters, escalators and transporting assemblies shall be designed and constructed of the material, proportions and strength admitting to rational analysis based on established principles of mechanics and shall be maintained and operated in a manner to insure public safety.

(b) Elevators, dumbwaiters, escalators and transporting assemblies shall comply with the requirements of the standard specified in Sub-section 3201.2 except as they may be modified herein.

(c) Elevators and escalators shall also comply with the applicable requirements of the Florida Industrial Commission, wherein such standards are more restrictive than as set forth herein.

3201.2 STANDARDS: (a) Elevators, dumbwaiters and escalators shall conform to the American Standard Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks, hereinafter referred to as "The Elevator Safety Code," ANSI A17.1, as set forth in Section 402.

(b) Manlifts shall conform to the American Standard Safety Code for Manlifts, ANSI A90.1, as set forth in Section 402.

(c) The Building Official may promulgate and specifically set forth in writing such rules applicable to transporting assemblies as are not inconsistent with the standards of Paragraph (a) and which, in his opinion, are necessary to provide for safety and to protect public welfare.

3202 DEFINITIONS

Definitions of terms shall be as set forth in Chapter 4 or in "The Elevator Safety Code" or as follows:

ALTERATION: Shall mean any change to an existing installation other than repair or replacement of worn or broken parts necessary for normal operation.

TRANSPORTING ASSEMBLIES: Shall mean any permanent or semipermanent device, manually or power-operated, other than elevators, dumbwaiters or escalators used for transporting material or persons in any horizontal, inclined or vertical direction, and such assemblies shall include but shall not be confined to the following:

(a) Amusement devices used to convey persons as a form of amusement.

(b) Inclined devices, with or without seats, but not considered as escalators.

(c) Man hoists, stage and orchestra lifts, tiering and piling machines, skip hoists and wharf ramps.

(d) Belt, bucket, scoop, roller or similarly inclined or vertical freight conveyors.

(e) Hoists which are used for handling material during construction of buildings and structures.

3203 GENERAL

3203.1 PERMITS: (a) For the installation, relocation or alteration of an elevator, escalator or transporting assembly, an application for the proposed work shall be filed with the Building Official, and a permit therefor shall be issued upon approval as specified in Chapter 3 herein, subject to the following:

(1) Servicing and repairs and replacements necessary for normal maintenance, which are made with part of equivalent materials, strength and design to those replaced shall not require a permit.

(2) Installation or alteration of several amusement devices shall be considered for the purposes of a permit as one installation.

(3) Material hoists for construction operations shall be exempted from the paying of a fee, but such exemption shall not relieve the owners thereof from the provisions herein nor from the responsibility of requesting inspection and securing approval of such device by the Building Official before its use or service.

(4) Nothing in this section shall exempt the above from complying with safety requirements.

(b) Application for permit will be accepted from only qualified persons or firms. Qualifications of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

3203.2 RESPONSIBILITY: Responsibility for the care, operation and maintenance of elevators, dumbwaiters, escalators, transporting assemblies and amusement devices, shall be as follows:

(a) **EQUIPMENT MANUFACTURER:** The manufacturer of the elevator, dumbwaiter, escalator, transporting assembly or amusement device shall be responsible for the failure of the equipment or any part thereof, until the installation has been approved, but shall not be responsible for the safe operation or proper maintenance of elevators, dumbwaiters and escalators during the time when any limited certificate, as defined in Sub-paragraph 3203.4 (e), (3) shall be in effect. The manufacturer also shall be responsible for all tests of new and altered equipment until the installation has been approved.

(b) **THE OWNER:** The owner or his duly appointed agent shall be responsible for the safe operation and proper maintenance of the elevators, dumbwaiters, escalators, transporting assemblies and amusement devices after the installation has been approved, and also during the period of effectiveness of any limited certificate as defined in Sub-paragraph 3203.4 (e), (3). The owner shall also make and be responsible for all routine tests, which may be required in accordance with Sub-section 3203.5.

3203.3 ACCIDENTS: The owner or his duly authorized agent shall promptly notify the Building Official of each and every accident involving the equipment wherein any person is injured to the extent of requiring the services of a physician or disability exceeding one day, or damage ex-

ceeding one hundred dollars or more has been done to the equipment, and shall afford the Building Official access for inspection of damage or cause of damage and shall prevent the use of such equipment or assembly until its use is approved by the Building Official. The Building Official will inspect the site of an accident and record in detail all material facts and information available and the cause or causes, insofar as they can be determined, and said site shall be open to public inspection at all reasonable hours. Any damaged construction or operating mechanism shall not be removed from the premises until inspection by the Building Official.

3203.4 INSPECTION: (a) The Building Official may accept the inspection of a regular employee of any other legally constituted governmental authority, but such acceptance shall not abridge the duty of the Building Official from requiring that such inspection be made or Certificate posted.

(b) **TESTS AND CERTIFICATES REQUIRED:** Any new, altered or moved elevator, dumbwaiter, escalator, transporting assembly or amusement device shall not be placed in operation until such equipment has been tested, inspected and approved as required by this section and a certificate so stating has been issued as set forth in Paragraph 3203.4 (e).

(c) **ELEVATORS, DUMBWAITERS AND ESCALATORS:** The permit holder installing, moving or altering elevators, dumbwaiters or escalators shall notify the Building Official in writing at least three days before completion of the work, and shall, in the presence of the official or his representative, subject the new, moved or altered portions of the equipment to tests required to show that such equipment meets the requirements of this code.

(d) **TRANSPORTING ASSEMBLIES AND AMUSEMENT DEVICES:** The permit holder installing, moving or altering transporting assemblies or amusement devices shall, in the presence of the Building Official or his representatives, make such tests as the official may prescribe in order to determine the safety of such equipment.

(e) **CERTIFICATES OF INSPECTION (1) (aa) ISSUING OF CERTIFICATES:** The Building Official or his representative shall file a full report of each and every inspection made, showing the exact condition of the equipment, with a statement of any repairs or replacements required. If this report indicates that the equipment meets the requirements of this Code and is in a safe operating condition, the Building Official will issue a certificate of operation for a load capacity not to exceed that named in the report of inspection. This certificate shall be valid for three months after the date of issue for passenger elevators, six months after the date of inspection for freight elevators, escalators, building hoists and manlifts, and twelve months after date of inspection as to dumbwaiters of either electric or hand power type, freight elevators of the hand power type or other lifting apparatus, unless subsequent inspections indicate an unsafe condition.

(bb) No passenger elevator, freight elevator, dumbwaiter, escalator, building hoist or other lifting apparatus may be operated without this certificate first having been conspicuously posted.

(cc) A new certificate shall be issued or an endorsement made on the existing certificate by the Building Official following each inspection period.

(2) **POSTING OF CERTIFICATES:** The required certificate shall be posted in a conspicuous location in the elevator car, and on, near

or plainly visible from the dumbwaiter, escalator, amusement device or transporting assembly. The certificate shall be suitably framed with a glass cover.

(3) LIMITED CERTIFICATES: (aa) The temporary use of any elevator, dumbwaiter or escalator for passenger or freight service may be approved during the installation or alteration, under the authority of a limited certificate, issued for each class of service. Such limited elevator certificates shall not be issued until the elevator shall have been tested under contract load, and the car-safety and terminal-stopping equipment have been tested to determine the safety of the equipment for construction purposes, and until permanent or temporary guards or enclosures are placed on the car and around the hoistway and at the landing entrances on each floor. Landing-entrance guards shall be provided with locks that can be released from the hoistway side only. Automatic and continuous-pressure elevators shall not be placed in temporary operation from the landing push buttons unless door locking devices and/or interlocks required by the Elevator Safety Code are installed and operative.

(bb) PERIOD OF USE: Limited certificates shall be issued for a period not to exceed thirty days.

(cc) POSTING OF LIMITED CERTIFICATES: When a limited certificate is issued, a notice bearing the information that the equipment has not been finally approved shall be conspicuously posted on, near, or visible from each entrance to such elevator, dumbwaiter or escalator.

3203.5 ROUTINE INSPECTIONS, TESTS AND MAINTENANCE:

(a) ELEVATORS, DUMBWAITERS, AND ESCALATORS: Elevators, dumbwaiters and escalators shall be inspected by the Building Official as provided in paragraph 3203.4 (a) and tested by the owner or his agent in the presence of the Building Official in accordance with the requirements set forth in the Elevator Safety Code.

(b) AMUSEMENT DEVICES AND SPECIAL EQUIPMENT: Amusement devices and special equipment shall be tested and inspected on a semi-annual schedule in accordance with such rules and procedures as the Building Official may reasonably request.

3203.6 EXISTING INSTALLATIONS: (a) Existing installations of elevators, dumbwaiters, escalators and man hoists, legally installed before the adoption of this code, may be used without being reconstructed to comply with requirements of the Elevator Safety Code as herein adopted except as follows:

(1) Within a period of two years all power attachments on hand power elevators shall be removed.

(2) Within a period of three years all elevators and dumbwaiter hoistway entrance doors or gates shall be made to meet the requirements of the Elevator Safety Code.

(b) Existing installations may be altered to obtain the advantage of any provisions of the Elevator Safety Code, provided the safety requirements covering such provisions are met and permit secured.

3203.7 REPAIRS AND REPLACEMENTS: Ordinary repairs and replacements of damaged, broken or worn parts, necessary for normal maintenance, may be made with parts of equivalent material, strength and design, except that replacement of wood overhead beams, guide rails and wood carframes shall be made with metal, meeting the requirements of the Elevator Safety code. Broken or damaged parts subject to tension,

torsion or bending or parts on which the support of the elevator car depends, shall not be repaired by welding.

3203.8 UNSAFE EQUIPMENT: (a) Whenever an elevator, dumb-waiter, escalator or transporting assembly is, in the opinion of the Building Official, in an unsafe condition, he shall have the authority to order the discontinuance of use of such assembly until repaired, replaced or tested, or he may order demolition.

(b) For the consideration of unsafe equipment, Section 202 herein, as it pertains to buildings, shall be applied to elevator and escalator installations, based on the total cost of such installation exclusive of the hoistway.

3203.9 ENCLOSURES: (a) Elevators, escalators and other transporting assemblies shall be enclosed as required in Section 1807, Section 3108, and in this Sub-section except as follows:

(1) The walls of an elevator shaft way be open to the exterior of the building where complying with Section 1804 herein.

(2) An elevator, escalator or other transporting assembly connecting only one floor and a mezzanine common to that floor need not be enclosed.

(3) An escalator need not be enclosed where protected in accordance with the Standards for such escalators as provided in the Life Safety Code, NFPA 101, as set forth in Section 402.

3204 ELEVATORS

3204.1 Elevators shall not be included in the calculation of required stairways.

3204.2 (a) (1) All elevators having automatic operation shall be arranged for Fire Department emergency use, as set forth in the Standard provided in Paragraph 3201.2 (a) herein.

(2) There shall be a legible and permanent sign affixed to the wall in a conspicuous location at such elevators at each floor reading:

**IN CASE OF FIRE DO NOT USE ELEVATORS.
USE STAIRWAYS.**

(b) (1) The electric service for all elevators shall be connected on the line side of the main disconnect except such elevators that are provided with automatic secondary Type 1 emergency power from an electric generator on the premises.

(2) Buildings of Groups A, B, C, or D Occupancy exceeding three stories in height and buildings of other Occupancies exceeding six stories in height shall have at least one elevator, or if necessary to serve floors not accessible by means of ramps shall have more than one elevator, having Type 1 power, as provided for emergency lighting, adequate in capacity to supply power and service.

(3) **EXCEPTION:** Where access from multiple floors is by open exterior balcony walkways, the requirement for standby power for elevators will not be required in buildings six or less stories above grade.

3205 ESCALATORS, DUMB-WAITERS AND MOVING STAIRWAYS

3205.1 Escalators, dumb-waiters and moving stairways moved from one shaft or location to another shall conform to the requirements of Sub-section 3201.2.

3205.2 An escalator may be accepted as a means of egress where such escalator conforms to the applicable requirements for exit-stairs as set forth in Chapter 31 and as follows:

(a) No escalator capable of being operated in the direction contrary to normal exit travel shall be used as a means of egress.

(b) An exit-escalator shall be of a horizontal tread type and shall be of incombustible construction throughout except for step-tread-surfaces, grip-rails and step-wheels.

(c) Treads shall be not less than 22 inches in length.

(d) A single escalator shall be given credit for only one 22-inch unit of exit-width, regardless of width.

(e) There shall be an unobstructed space of at least four inches outside the grip-rail and above the grip-rail for the full length of the escalator.

(f) No single exit-escalator shall have an uninterrupted vertical travel of more than one story.

3206 TRANSPORTING ASSEMBLIES

3206.1 TEMPORARY MATERIAL LIFTS: (a) Temporary material lifts for construction work on multiple-story buildings having a hoistway and platform may be constructed without a permit therefor, but shall not be assembled or constructed without the written approval of the Building Official.

(b) All temporary material lifts for the work of construction shall be as set forth in this chapter and in Chapter 33, "Precautions During Building Operations."

(c) Service and inspection shall be each three months, as for elevators.

3206.2 AMUSEMENT DEVICES: (a) Amusement devices shall not be placed in operation until the design, materials of construction and operation are approved by the Building Official in accordance with such regulations or requirements as he may deem necessary in the interest of public safety.

(b) Amusement devices shall be equipped with safety clutches. The cars or receptacles which persons are permitted to occupy shall have handrails of sufficient number and height, or other approved appliances or safeguards, to prevent persons from being thrown therefrom or from coming in contact with structural members.

3206.3 OTHER DEVICES: Other devices shall be serviced and inspected not less frequently than annually, or at such periods as may be required by the Building Official.

**CHAPTER 33
PRECAUTIONS DURING BUILDING OPERATIONS**

- 3301 GENERAL**
- 3302 DEMOLITION**
- 3303 EXCAVATION**
- 3304 SIDEWALK SHEDS AND FENCES**
- 3305 STORAGE OF MATERIAL**
- 3306 HOISTING MACHINERY**
- 3307 DERRICKS AND CRANES**
- 3308 CABLES, ROPES, CHAINS AND BLOCKS**
- 3309 PLATFORM HOISTS**
- 3310 HOIST TOWERS**
- 3311 TEMPORARY FLOORING**
- 3312 FLOOR COVERINGS**
- 3313 RUNWAYS AND RAMPS**
- 3314 TEMPORARY STAIRS**
- 3315 LADDERS**
- 3316 SCAFFOLDS**
- 3317 SAFEGAURDS**
- 3318 TEMPORARY LIGHT AND POWER**
- 3319 FIRST AID**
- 3320 SANITATION**
- 3321 WELDING AND CUTTING**
- 3322 OPEN FIRES**
- 3323 FIRE PROTECTION**
- 3324 SPECIAL HURRICANE PRECAUTIONS**

3301 GENERAL

The provisions of this Chapter shall apply to all work in connection with the erection, alteration, repair, removal or demolition of buildings and structures.

The construction, erection, alteration and removal of scaffolds and the application, installation and setting up of safeguards and equipment devices shall be done by skilled workmen under the supervision of a person qualified by experience or training for such work.

A safeguard, device or piece of equipment which is unsafe shall be reported to the superintendent or foreman, who shall take immediate steps to remedy such condition or remove such safeguard, device or equipment.

Scaffolds, ladders, stairs, fuel gas tanks and other devices or equipment regulated by this chapter shall be maintained in a good, safe and useable condition as long as in use.

No ladders, scaffold, railing or other devices or equipment required or regulated by this chapter, or any part thereof, shall be removed, altered or weakened when required by the work, unless so ordered by the superintendent or foreman in charge.

Scaffolds, temporary floors, ramps, stairway landings, stair treads, and all other walkway surfaces shall be kept free from protruding nails and splinters. They shall be kept free from unnecessary obstructions so that the workers may move about safely.

Protruding nails and tie wire ends shall be removed, hammered in or bent in a safe condition.

Electric lines, moving ropes and cable gears, or similar hazards with which a worker might come in contact, shall be encased or guarded.

Prior to making an excavation, drilling or otherwise disturbing the ground, the person doing the work, or causing such work to be done, shall contact all public-utility organizations to determine the possible location of underground facilities, to avoid the hazard to public safety, health and welfare caused by the inadvertent disruption of such facilities.

No person, firm or corporation, either personally or through an employee or agent of another, shall operate or move any machinery, equipment, material, scaffolds or assembly-to-be closer than six feet to any energized high-voltage overhead electrical facilities except with the approval of the electrical inspector.

3302 DEMOLITION

Before commencing the work of demolition of a building or structure, all gas, electric, water and other meters shall be removed and the supply lines disconnected, except such as are especially provided or required for use in connection with the work of demolition.

Glazed sashes and glazed doors shall be removed before the start of demolition operations.

No wall, chimney or other construction shall be allowed to fall in mass, except under competent supervision. Scaffolds or stagings shall be erected for workers if walls or other elements of the structure are too thin or too weak to work on. Heavy structural members, such as beams or columns, shall be carefully lowered and not allowed to fall freely.

Chutes for the removal of materials and debris shall be provided in all parts of demolition operations which are more than 20 feet above the point from which material is to be removed.

Chutes shall be completely enclosed and shall be equipped, at intervals of 25 feet or less, with substantial stops to prevent descending material from attaining dangerous speeds.

The bottom of each chute shall be equipped with an adjustable gate or stop for regulating the flow of materials; a danger sign shall be placed at the discharge end of every chute; and except for the discharge of materials, the gate or stop shall be kept closed.

Proper tools shall be provided and kept available to loosen material or debris jammed in the chute.

Chutes, floors, stairways and other places shall be effectively wet down, at frequent intervals, when the dust from such operations would cause a menace or hardship to adjoining buildings or premises.

Stairs and stair railings shall be kept in place and in usable condition as long as is practicable, and steps and landing shall be kept free from debris.

Floor openings, unless covered or otherwise protected, shall be provided with guard rails and toe boards, as specified in Section 3317.

All areas of danger in demolition operations shall be properly enclosed and danger signs posted. Sufficient watchmen shall be provided to warn workers of impending dangers, and all unauthorized persons shall be excluded from places where demolition is in progress.

3303 EXCAVATION

The sides of every excavation in connection with building operations, including trenches for pipes or any other purposes, shall be sheet-piled, braced or shored when necessary to prevent the soil from caving in on persons engaged in work within such excavation.

Where workers are employed adjacent to an excavation on work other than that directly connected with the excavation, substantial railings or fences shall be provided to prevent such workers from falling into the excavation.

Every trench, five feet or more in depth, shall have suitable means of exit or escape at least every 25 feet of its length.

3304 SIDEWALK SHEDS AND FENCES

3304.1 SIDEWALK SHEDS: Where buildings, which exceed 45 feet in height, are to be erected or demolished closer than ten feet, or buildings which exceed 25 feet in height are to be erected or demolished closer than five feet, to a street line, there shall be erected and maintained, during such work adjacent to the street line, a shed of sufficient strength and stability to sustain safely the weight of materials that may be placed thereon, and to withstand the shocks incident to the handling of such materials or their preparation for use, and accidental jars from trucks passing or delivering materials.

When the roof of such shed is used for the storage of materials or for the performance of work of any kind, substantial railings not less than three feet high and solid toe boards not less than six inches high shall be placed along the open sides and ends of such roof.

Such sheds shall be constructed to afford unobstructed walkways, not less than eight feet high and five feet wide. The street side shall be kept open for a height of not less than seven feet above the curb, and the sheds shall be properly lighted at night with not less than one 100-watt bulb every 20 feet of its length and at each change of grade or elevation of the sidewalk surface.

Such shed shall remain in place until the building is enclosed, or if being demolished, until the building is reduced to 20 feet in height.

3304.2 CONSTRUCTION FENCES: Buildings which are erected or demolished closer than five feet to a street line and which are not required to have a sidewalk shed shall be provided with protection on the street sides in the form of a substantial fence not less than eight feet high. Such fence shall not restrict the sidewalk to less than five feet in width and shall be built solid for its full length, except for such openings as may be necessary for a proper execution of the work.

EXCEPTIONS: The Building Official may waive, or may vary, any or all of the provisions of Section 3304 where the safety of the public may otherwise be protected.

3305 STORAGE OF MATERIAL

Materials to be stored at or near locations where workers are employed or on any public property shall be piled or stacked in an orderly manner to avoid toppling over or being otherwise displaced.

No materials shall be piled or stacked to a greater height than six feet, except in yards or sheds intended especially for storage. When piles exceed four feet in height, the material shall be so placed that the sides and ends of the piles taper back.

The placing of construction materials in a building or structure during building operations shall be done with due consideration of the effect of such loads on the structural members, and such loads shall, in general, be placed as near to the points of support of the structural members as possible. Such loading shall not cause stresses in any structural member beyond the design stresses.

Waste material rubbish resulting from building operations shall be removed as rapidly as possible and shall not be allowed to accumulate on the premises or adjacent thereto.

3306 HOISTING MACHINERY

Every hoisting engine shall be provided with adequate brakes, capable of holding the maximum load at any point of travel.

Guards shall be provided for exposed gears and other moving parts and around hoisting cables at all points to prevent workers from tripping or getting clothing caught.

Ample room shall be provided around hoisting engines, motors or other machinery or apparatus for the free and safe movement of those who operate or otherwise attend such engines, motors or other machinery apparatus.

Hoisting machinery shall be enclosed to exclude unauthorized persons, and if placed outside the building, further protection against falling objects shall be provided.

When hoisting machinery is set on an elevated platform, such platform shall be of substantial construction, and guard rails and toe boards shall be provided along all open sides of such platform.

Electrical machinery and equipment to be used in connection with building construction shall be installed as specified in Part XI.

Steamboilers used in connection with building construction shall be installed, equipped and maintained as specified in Section 4007 herein, and operators in charge of such boilers shall be acceptable to the Building Official.

3307 DERRICKS AND CRANES

3307.1 GENERAL: (a) (1) Derricks shall be so designed and assembled that no part shall be stressed beyond the safe-working stress for the material, as specified in this Code, under maximum-rated load in any possible position.

(2) Such maximum-rated load shall be conspicuously posted on each derrick.

(b) The foot-block of every derrick shall be firmly secured against motion in any direction.

(c) Guy derricks shall have the top of the mast held by not less than six steel guy cables secured by firm anchorages and so placed that the angle of the guy with the mast shall be as large as possible.

(d) The moving parts of derricks and cranes shall be kept well lubricated, and all parts shall be inspected at least every other day.

3307.2 VISIBILITY: Masts and booms of derricks and cranes, where higher than 150 feet above ground, shall have installed:

(a) At the top in a manner to insure unobstructed visibility of at least one beacon and one flag from any angle:

(1) One or more flashing 300 mm Electric Code beacons, each equipped with two lamps and aviation-red color filters and,

(2) Rectangular flag markers of solid color aviation-surface-orange not less than two feet on a side.

(b) **Along the height of the mast or boom:** (1) A pair of lamps of at least 100 watts each, enclosed in aviation-red obstruction light globes, on opposite sides or corners at regular intervals not to exceed 50 feet and,

(2) Rectangular flag markers of solid color aviation-surface-orange, not less than two feet on a side at regular intervals not to exceed 50 feet.

(c) All such lights shall turn on when the north sky illuminance falls to a level of 35 foot-candles and shall turn off when the north sky illuminance rises to a level of 58 foot-candles, or may be on continuously.

(d) Such lights and flags may be replaced by a single high-intensity white obstruction light of not less than 100,000 candles when the north sky illuminance exceeds three foot-candles and an intensity of 1,000 candles when the north sky illuminance is less than one-half foot-candle.

(e) Where masts and booms are within 50 feet, measured horizontally, of existing buildings which exceed the maximum heights of such masts or booms, lights and flags may be omitted.

3308 CABLES, ROPES, CHAINS AND BLOCKS

Cables, ropes, chains and blocks shall be of such size that the maximum load supported by them will not exceed one sixth of their breaking strength.

Blocks designed for use with manila ropes shall not be used for steel cables. Blocks used at or near floors or in other exposed places to change the direction of cables shall be enclosed or otherwise effectively guarded.

All ropes and cables used in connection with scaffolds, derricks, and hoisting apparatus shall be tested before being put to use and at least once every 30 days while in use, to insure their safety and suitability for the purpose to which they are to be put. Any rope or cable found to be unsafe or unfit shall not be used.

Chains shall not be used for slings, bridles or other similar purposes, but shall be restricted to only such purposes as require a straight pull.

Hooks shall not be used for hoisting buckets, cages or skips.

3309 PLATFORM HOISTS

No person shall be permitted to ride on any platform hoist unless it has been designed and constructed for passenger service, as specified in Chapter 32. Elevators used for the transportation of workers during construction shall comply with the requirements of Chapter 32.

Platform hoists for the handling of materials within buildings under construction shall have the car substantially constructed and provided with covers, either solid or wire mesh. Sections of the cover may be arranged to swing upward for the handling of bulky materials, or the covers may be omitted if suitable overhead protection is provided.

Hoists shall be equipped with a broken-rope safety device.

Where wheelbarrows or buggies are used for handling material on platform hoists, cleats shall be nailed to the platform to fix the proper position so that handles shall not project beyond platform edges.

Supports for the overhead sheave shall be designed to carry, within the allowable stresses, as specified in this Code, two times the weight of the hoist and its maximum load.

3310 HOIST TOWERS

Hoist towers, erected in connection with building construction shall be substantially constructed, and all members shall be so proportioned that the stresses shall not exceed those specified for that material, when carrying the dead load of the tower plus two times the weight of the platform or bucket or its maximum load.

Every hoist tower shall rest on a sufficiently solid foundation to prevent injurious settlement or distortion of its framework.

Every hoist tower shall be secured in not less than four directions against swaying or tipping, at intervals of not more than 32 feet in its height, by steel cable guys adequately anchored or by other satisfactory means. Such towers which are constructed adjacent to buildings shall be secured to the building frame at each floor as the building progresses.

Landing platforms in hoist towers or platforms connecting a hoist tower to a building or other structure shall be provided with guard rails and toe boards.

The bottom of every hoist tower shall be screened or otherwise protected on all sides to a height of not less than six feet.

Hoist towers erected within the building, but not occupying the entire opening through which they pass, shall be completely enclosed on all sides and shall be provided with doors at the unloading points unless the platform hoist is solidly enclosed on all sides to the height to which material is to be loaded or unloaded.

3311 TEMPORARY FLOORING

In buildings of skeleton construction, the permanent floor, except for necessary hoistway openings, shall, when possible, be constructed as the building progresses. There shall be not more than three unfilled floors above the highest permanent floor.

In buildings of skeleton construction, the entire working floor shall be planked over, except spaces required for construction work, for raising or lowering materials, and for stairways or ladders. Planks shall be placed so that they cannot tip under the weight of a worker at any point and secured so that they cannot slip out of place.

In buildings of wood joist construction, the underfloor shall be laid for each floor as the building progresses.

3312 FLOOR OPENINGS

All floor openings, used as hoistways or elevator shaftways, shall be guarded on all sides, except the side being used for loading or unloading. Guards shall be barricades not less than four feet high along or near the edges of such openings, or guard rails not less than three feet high, placed not less than two feet distant at all points from the edges of such openings. If guard rails are used, toe boards shall be provided along the edges of the openings. Sides left open for loading or unloading shall be guarded by similar solid doors or gates.

All floor openings used as stairways, or for the accommodations of ladders or runways, shall be guarded by railings and toe boards.

All other floor openings shall be guarded on all sides by solid barriers not less than three feet high, or by railings and toe boards or shall be planked over or otherwise covered over by temporary construction capable of sustaining safely such loads as are likely to come thereon.

Barriers for the guarding of openings used as hoistways or for elevators shall be constructed so that workers cannot thrust head, arms or legs through them, and loose material cannot fall or be pushed into the shaftway.

Barriers and guard rails around floor openings shall remain in place until permanent enclosures or protection are otherwise provided.

3313 RUNWAYS AND RAMPS

Runways and ramps in connection with scaffolds or extending from story to story or otherwise located and maintained for an extended period of time or for the transfer of bulky material shall be constructed of at least three 10-inch planks laid closely side by side and substantially supported and braced to prevent unequal deflection and springing action.

Runways and ramps shall have a slope not steeper than one in three, and the total rise of a runway or ramp between landings shall not exceed 12 feet.

When the rise is steeper than one in six, or when the rise is more than six feet and steeper than one in eight, runways or ramps shall be provided with cleats spaced not more than eight inches apart.

Runways and ramps, having a total rise of more than six feet, or passing over or near floor openings, high-tension wires or other dangerous places, shall be provided with guard rails and toe boards.

3314 TEMPORARY STAIRWAYS

In all buildings, the permanent stairways shall be installed as soon as conditions will permit. When the work on a building has progressed to a height in excess of 60 feet and it has not been practicable to install the permanent stairways, at least one temporary stairway shall be provided for the full height and continued upward as rapidly as the work progresses.

Stairs and stairways shall be of sufficient strength to support a load of at least 100 pounds per square foot, and all stairways shall be guarded on all open sides with hand rails and toe boards.

Temporary stairs shall be constructed so that treads and risers are uniform in width and height in any one flight. The sum of the height of the

two risers and the width of one tread shall be not less than 24 nor more than 26 inches. Temporary stairways shall be not less than 36 inches wide. Landings shall be not less than 30 inches long.

No flight of stairs of a temporary stairway shall have a vertical rise in excess of 12 feet, and, when necessary, immediate landings shall be provided.

Temporary and permanent stairways shall be adequately lighted as set forth in Section 3318.

No door shall open directly onto a flight of stairs, but a landing equal to at least the width of the door shall be provided between the door and the stairs. Temporary doors higher than four feet and six inches shall be fitted with wire glass panels.

Permanent stairs that are to be used during construction and on which treads are to be filled in later shall have wooden treads firmly fitted in place for the full area of the tread. The top surfaces of the temporary treads shall be maintained above the tops of the risers or nosings.

The storage of materials on stairs or in stairways or adjacent to stair openings shall not be permitted.

3315 LADDERS

(a) Except where either permanent or temporary stairways or runways are required, ladders shall be provided to give access to all floors, stagings or platforms where work is being done more than five stories above ground or above a permanent or temporary floor.

(b) Ladders required by this Code shall be left in place until the permanent stairways are ready for use or until temporary stairways are installed, and stairways shall be erected as soon as the building exceeds 60 feet in height.

(c) All ladders shall be substantial in construction and shall conform to the Florida Industrial Commission regulations for Portable and Fixed Ladders, LAD, as set forth in Section 402.

(d) All ladders, when in use, shall be set up in a manner to be secure and to prevent slipping; and ladders, except stepladders or other self-supporting ladders, shall be securely fastened to a permanent support at the top, and if necessary, at the bottom, and braced to prevent swaying, bending or shaking.

(e) Ladders, leading to floors, stagings or platforms, shall extend at least three feet above the level of such floors, stagings or platforms.

(f) No single ladder shall exceed 20 feet in length. When greater heights are to be reached, intermediate platforms shall be erected. Ladder landings shall be at least four feet square and equipped with handrails and toe boards.

(g) Ladder rungs shall be spaced uniformly and as near to 12 inches as is practicable.

(h) When used temporarily, in place of stairways or runways, ladders serving traffic in both directions simultaneously shall be at least 40 inches wide. If separate ladders are provided for going up and coming down, they shall be marked "UP" and "DOWN" respectively at each floor and platform level.

(i) Ladders, other than sectional or extension ladders, shall not be extended by joining two or more together.

(j) Ladders shall not be placed or used in shafts of operative elevators or hoists except by workers engaged in the erection, construction, alteration or repair of any such shafts, hoistways or equipment.

(k) Ladders shall not be painted, but may be oiled or otherwise treated with preservative so as to permit the detection of faults. Every ladder shall be inspected by the superintendent or foreman in charge before being put to use on a building operation and thereafter at least once every 30 days while continued in use. Broken or weak ladders, or ladders with weak or missing rungs, shall not be used or permitted to remain on the site of the building operations, but shall be repaired and made safe or destroyed.

3316 SCAFFOLDS

Properly constructed scaffolds shall be provided for all work which cannot be done safely by workmen standing on permanent or solid construction, except when such work can be done safely from ladders. All such scaffolds shall be substantially constructed, to support at least four times the maximum load, and shall be secured to prevent swaying.

Planks used in the construction of stationary scaffolds shall be not less than two inches nominal thickness. Where such planks overlap at the ends, the overlap shall be not less than six inches. Planks shall be so placed that they cannot tip under the weight of the worker at any point. Nails used in the construction of scaffolds shall be of ample size and length to carry the loads they are intended to support, and all nails shall be driven full length. No nails shall be subject to direct pull.

Ropes, cables and blocks used in the support of swinging scaffolds shall be of sufficient size and strength to sustain at least six times the maximum loads to which they will be subjected. Where acids are likely to come into contact with them, ropes shall not be used in the support of scaffolds, but steel cables properly protected by grease or oil or other effective method shall be used instead.

Every scaffold, the platform level of which is more than six feet above the ground or above a permanent or temporary floor, other than iron workers' scaffolds and carpenters' bracket-scaffolds, shall be provided with guard rails and toe boards extending the full length of the scaffold and along the ends except where ramps or runways connect with them, unless otherwise enclosed or guarded. On suspended, swinging and pole scaffolds, the space between guard rails and toe boards shall be fitted with wire mesh screens securely attached.

Where objects are likely to fall on a scaffold from above, a substantial overhead protection shall be provided; not more than ten feet above the scaffold platform, and at doorways, passageways or other points where workers must pass under scaffolds, a substantial overhead protection shall be provided. No materials or equipment, other than required by the workers, shall be placed on scaffold platforms.

Roof brackets, roof scantling, crawling boards and similar forms of support shall be substantial in construction and securely fastened in place when in use.

Barrels, boxes or other similar unstable objects shall not be used as supports for planking intended as scaffolds or places or work.

When used over public sidewalks or other places of public use, scaffolds used for minor building repairs, alterations, or painting, shall be equipped with drop cloths to effectively prevent the falling of paint or debris.

Scaffolds used for sandblasting and guniting operations shall be entirely and effectively enclosed, and the determination of effective enclosure shall be the complete absence of particles of material of operation in the air at a horizontal distance of 50 feet from the point of operation.

3317 SAFEGUARDS

3317.1 RAILINGS: (a) Railings, where required during construction, shall comply with the Standards of the Occupational Safety and Health Administration (OSHA), Part 1926, as set forth in Section 402 of this Code, and as provided herein.

(b) The top rail of such railings shall be not less than 42 inches above walking surfaces.

(c) Such railings shall be provided with an intermediate rail midway between the walking surface and the top rail and shall be constructed, as set forth in Sub-section 2303.3 of this Code, to resist a load of 50 pounds per lineal foot at the top rail.

3317.2 TOEBOARDS: Toeboards, where required during construction, shall comply with the Standards referenced in Paragraph 3317.1 (a) herein, or any approved alternate design.

3318 TEMPORARY LIGHT AND POWER

All parts of buildings under construction, or other operations covered by the general provision of this Chapter, and all sheds, scaffolds, covered walks, other work or storage areas, and equipment in connection with such operations shall have sufficient light to insure safety and protection of life and property. In passageways, stairways and corridors, the average light intensity measured at the floor level shall be not less than two foot candles.

At locations where tools and/or machinery are used, the average light intensity measured at the floor level shall be not less than five foot candles. Natural or artificial illumination shall be provided in such a manner that glare and shadows will not adversely affect the safety and protection of workers and property.

Temporary wiring for light, heat and/or power shall be adequately protected against mechanical or overcurrent failures. All conductive materials enclosing fixed or portable electric equipment, or forming a part of such equipment, shall be grounded by one or more of the methods permitted by this Code.

Temporary electric service poles shall be self-supporting or adequately braced or guyed at all times.

3319 FIRST AID

On every building operation, arrangements shall be made for prompt medical attention in case of accident, and an ample supply of iodine or mercurochrome and sterile gauze bandages shall be provided and maintained in a clean, sanitary cabinet, at all times available under the direc-

tion of the superintendent or a person designated by him. Unless competent medical attention is otherwise quickly available, where more than 200 workers are employed, a properly equipped first-aid room or field hospital shall be provided, and a physician or competent nurse shall be in constant attendance.

3320 SANITATION

Adequate toilet facilities, maintained in a clean, sanitary condition, shall be provided as set forth in Sub-section 4603.21 herein.

An adequate supply of pure, cool drinking water shall be provided for workers during hours of employment, and adequate, sanitary washing facilities shall be provided for workers within reasonable access.

3321 WELDING AND CUTTING

Gas welding and cutting and arc welding in building construction and demolition operations shall be restricted to experienced workers acceptable to the Building Official. Suitable goggles or helmets and gloves shall be provided for and worn by workers engaged in gas welding or cutting or arc welding.

Incombustible shields shall be provided to protect the worker when exposed to falling hot metal or oxide.

Unless unavoidable, gas welding or cutting or arc welding shall not be done above other workers. When unavoidable, an incombustible shield shall be provided between the work and the workers below; or a watchman shall be stationed to give warning at places where workers, in the course of their employment are likely to pass under a gas welding or cutting or an arc welding operation.

Unless unavoidable, gas welding or cutting shall not be carried on in any place where ample ventilation is not provided, or from which quick escape is difficult. When unavoidable, workers engaged in such work in confined spaces shall be allowed frequent access to fresh air and a relief worker shall be stationed close at hand to assist the worker in case of accident and to shut off the gases.

Tanks of fuel gas shall not be moved or allowed to stand for any extended period when not in use unless the caps of such tanks are in place. Suitable cradles shall be used for lifting or lowering oxygen or fuel tanks, to reduce to a minimum the possibility of dropping tanks. Ordinary rope slings shall not be used.

Tanks supplying gases for welding or cutting shall be located at no greater distance from the work than is necessary for safety. Such tanks shall be securely fastened in place and in an upright position. They shall be stored, or set in place for use, so that they are not exposed to the direct rays of the sun or to high temperature.

Before steel beams or other structural shapes or elements of construction are cut by means of a gas flame, they shall be secured by cables or chains to prevent dropping or swinging.

3322 OPEN FIRES

Open fires, for the purpose of disposing of waste materials, the heating of roofing or other materials, or for any other purpose whatsoever, shall not be allowed except with the permission of the Chief of the Fire Department.

In Fire Zones Nos. 1 and 2, only heaters with enclosed flames shall be used for the heating of any roofing or other similar material.

Wherever any enclosed flame heaters or open fires are used, there shall be a workman in constant attendance, whose duty it shall be to have such heater or fire under proper control at all times.

3323 FIRE PROTECTION

Storage of combustible material shall not be permitted under or near welding operations. No part of the building shall be used for the storage of combustible materials until such fireproofing of the part has been installed.

In every building of reinforced concrete construction, forms of combustible materials shall be stripped from the concrete and removed from the building as soon as practicable. No part of the buildings shall be used for the storage of combustible materials until such forms have been removed in that part of the building.

In all buildings in which stand pipes are required, such stand pipes shall be installed as the construction progresses, and installations shall be in such a manner that they are always ready for Fire Department use, to the topmost constructed floor. Such stand pipes shall be provided with a Fire Department connection on the outside of the building at the street level and with one outlet at each floor.

In every building operation wherever a tool house, storeroom or other shanty is placed, or a room or space is used for storage, dressing room or workshop, at least one approved handpump, tank or portable chemical extinguisher shall be provided and maintained in an accessible location.

During building operations, free access from the street to fire hydrants and to outside connections for stand pipes, sprinklers or other fire-extinguishing equipment, whether permanent or temporary, shall be provided and maintained at all times.

No material or construction equipment shall be placed within ten feet of such hydrant or connection, nor between it and the central line of the street.

3324 SPECIAL HURRICANE PRECAUTIONS

During such periods of time as are designated by the United States Weather Bureau as being a hurricane warning or alert, all construction materials or equipment shall be secured against displacement by wind forces; provided that where a full complement of personnel is employed or otherwise in attendance, or engaged for such protection purposes, normal construction procedures or uses of materials or equipment may continue allowing such reasonable time as may be necessary to secure such materials or equipment before winds of hurricane force are anticipated. Construction materials and equipment shall be secured by guying and shoring, by tying down loose materials, equipment and construction sheds.

CHAPTER 34
ROOF COVERING AND APPLICATION

- 3401 ROOF COVERINGS**
- 3402 BUILT-UP AND PREPARED ROOF COVERING APPLICATION**
- 3403 CEMENT AND CLAY TILE**
- 3404 METAL SHINGLES**
- 3405 WOOD SHINGLES AND SHAKES**
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3401 ROOF COVERINGS

3401.1 GENERAL: (a) **TYPES:** (1) Roof coverings for all buildings shall be Fire Retardant, Ordinary, or Minimum, as defined herein.

(2) Built-up roof coverings, as defined herein, shall be applied only to solid surfaced decks having a slope not exceeding that specified by the manufacturer listing such assemblies in the Underwriter's Laboratories Building Materials Directory, as set forth in Sub-section 3401.2 herein.

(3) Prepared roof coverings shall be applied as provided herein and in accordance with the manufacturers approved printed instructions.

(b) **INSPECTION:** The Building Official shall be notified by the permit holder in ample time for mandatory inspections to be made as follows:

(1) At the time the anchor sheet is being mopped to non-nailable decks.

(2) At the completion of mechanically fastening the anchor sheet to nailable decks and before mopping.

(3) During the operation of shingling or tiling.

(4) Upon completion of the roof covering.

(c) **APPEARANCE:** Where the architectural appearance is to be preserved from below, roofing nails or other fasteners shall not be driven through the sheathing between supports.

(d) **DRAINAGE:** Roof coverings shall not be applied where it is apparent that the provisions of Sub-section 1806.4 of this Code have not been met.

(e) **VENTING:** (1) All deck systems shall be capable of venting excess water vapor.

(2) The manufacturers of vapor barriers, poured concrete substrates, metal roofing, etc. shall provide approved instructions on how to prevent such water vapor pressure build-up.

3401.2 STANDARDS: The following adopted Standards, set forth in Section 402 of this Code, shall supplement the provisions of this Chapter:

- (a) Built-up Roof Covering Materials, UL-55A.
- (b) Prepared Roof Covering Materials, UL-55B.
- (c) Test Methods for Fire Resistance of Roof Covering Materials, UL-790.

- (d) UL Building Materials Directory.
- (e) UL Fire Resistive Index.
- (f) Asbestos-Cement Roofing Shingles, ASTM C222.

3401.3 DEFINITIONS: For the purpose of this Chapter, certain items are defined as follows:

(a) **ANCHOR SHEET** – the first sheet applied to a roof deck by nailing, stapling, mopping, or other approved attachment; often called a “base sheet”.

(b) **BASE SHEET** – one or more layers of organic, inorganic, or glass-fibered felt over which additional roofing materials are applied.

(c) **BUILT-UP ROOF COVERING** – two or more layers of roofing material as underlayment and surfaced with gravel or slag aggregate, or a cap sheet of smooth or mineral surfaced roofing, or other approved surfacing.

(d) **CAP SHEET** – roofing made of organic or inorganic fiber, saturated and coated both sides with a bituminous compound, surfaced with mineral granules, mica, talc, ilminite, asbestos or other inorganic fiber, or similar materials.

(e) **CLASS A ROOF COVERING** – roof coverings which are effective against SEVERE fire exposure such as brick, concrete, slate, tile, corrugated asbestos-cement and built-up or prepared roof covering assemblies listed and identified as “Class A” by an approved testing agency having a re-examination service.

(f) **CLASS B ROOF COVERING** – roof coverings which are effective against MEDIUM fire exposure such as corrugated iron sheets, galvanized iron sheets, galvanized iron shingles, sheet copper, galvanized iron and built-up or prepared roof covering assemblies listed and identified as “Class B” by an approved testing agency having a re-examination service.

(g) **CLASS C ROOF COVERING** – roof coverings which are effective against LIGHT fire exposure such as asphalt rag-felt smooth surfaced roof roofing laid with two inch or more side laps in single thickness, aluminum .019 inches in thickness and built-up or prepared roof covering assemblies listed and identified as “Class C” by an approved testing agency having a re-examination service.

(h) **COMBINATION SHEET** – a ply sheet integrally attached to kraft paper.

(i) **COMPOSITION ROOFING** – any asphaltic, prepared roofing material.

(j) **FIRE-RETARDANT ROOF COVERING** – Any class A, B, or C roof covering as defined herein.

(k) **MINIMUM ROOF COVERING** – a roof covering less than Class C or Ordinary roof coverings, as defined herein.

(l) **ORDINARY ROOF COVERING** – any roof covering complying with Sub-section 3401.5 herein.

(m) **PREPARED ROOF COVERING** – any manufactured or processed roofing material as distinguished from Built-Up roof coverings.

(n) **ROOF COATING** – an approved surfacing material applied to sub-strates and/or flashings.

(o) **ROOF PAINT** – additional finishing materials exempt from the requirement of this Code.

(p) **ROOFING SQUARE** – 100 square feet of roofing surface.

(q) **SPOT CEMENTING** – a discontinuous application of hot asphalt, cold liquid asphaltic compound, hot coal tar pitch or other approved adhesive material.

(r) **STRIP MOPPING** – a continuous application of bitumen in parallel strips two feet wide spaced one foot apart for securing built-up roof coverings.

(s) **UNDERLAYMENT** – one or more layers of felt applied as required for a base, over which finish roofing is applied.

(t) **WEIGHT** – the manufacturers' shipping weight in pounds per roofing square.

(u) **WOODSHAKES** – tapered or non-tapered pieces of red cedar or redwood of random widths ranging from four inches to 14 inches in width and of the following four types:

(1) Hand-split and resawn; tapered and having one sawn and one split face 15, 18 or 24 inches in length.

(2) Taper-split; tapered and having both faces split 24 inches in length.

(3) Straight-split; non-tapered and with both faces split 18 or 24 inches in length.

(4) Taper-sawn; both faces sawn, edges sawn or split with edge variation not exceeding one-half inch per side, butt thickness not less than three-quarters inch. Tolerance of one-eighth inch is permitted in thickness in lengths 24 inches and longer.

(v) **WOOD SHINGLES** – tapered pieces of red cedar or redwood, sawn both faces, of random widths ranging from three to 14 inches and in lengths of 16, 18 and 24 inches.

3401.4 FIRE-RETARDANT ROOF COVERINGS: Fire-retardant roof coverings, as defined herein, shall be provided on all buildings:

(a) (1) In Fire Zones 1 and 2.

(2) Of Types I, II, III (Protected) and IV Construction in Fire Zone 3.

(b) Authorities having jurisdiction shall approve the Class or Classes acceptable in each location.

3401.5 ORDINARY ROOF COVERINGS: Ordinary roof coverings shall be provided where fire-retardant roof coverings are not required or specified, where a minimum roof covering is not permitted and may be any of the following:

(a) Mineral-surfaced roof covering as provided in Sub-paragraph 3402.2 (m) (2) herein,

(b) Common cap surfacing as provided in Sub-paragraph 3402.2 (m) (3) herein,

(c) Aggregate surfaced built-up roof covering for application to decks sloping not more than three inches per foot, applied as set forth in Section 3402 and consisting of not less than the following:

- (1) An anchor sheet, as set forth in Paragraph 3402.2 (b) herein.
- (2) Not less than two additional organic, inorganic or glass fiber felts.
- (3) Aggregate surfacing, as set forth in Sub-paragraph 3402.2 (m) (1) herein.
- (d) Any prepared roof covering, as defined herein, applied in accordance with the manufacturer's approved printed instructions and as provided in Sub-section 3402.3 herein, or
- (e) Wood shingles or wood shakes, as defined herein, applied as set forth in Section 3405 herein.

3401.6 MINIMUM ROOF COVERING: (a) Not less than one 55 pound cap sheet over an anchor sheet as set forth in Paragraph 3402.2 (b) herein, or built-up covering consisting of two layers of 15 pound organic fiber felt and one layer of surfacing material as provided in Paragraph 3402.2 (m) herein.

(b) Such roof coverings may be used only in Group J Occupancies of Type V Construction.

3401.7 SELF SUPPORTING ROOF COVERINGS: Roofs intended to be self-supporting between structural members shall be designed and constructed as follows:

(a) **STEEL:** Steel decking and roofing shall comply with Section 2809 of this Code.

(b) **ALUMINUM:** Aluminum roof sheathing shall comply with Chapter 30 of this Code.

(c) **PLASTIC:** Plastics used for roofing shall comply with Section 3505 of this Code.

(d) **ASBESTOS-CEMENT:** Corrugated asbestos-cement sheets used for roof sheathing shall comply with Section 3506 of this Code.

3401.8 EXISTING ROOFS: (a) Not more than 25 percent of the roof covering of any existing building or structure shall be replaced in any 12 month period unless the entire roof covering is made to conform to the requirements of this Code.

(b) Roofing felts, roll-slate roofing, asbestos-cement shingles, slate shingles or composition shingles shall not be applied over existing roofs where the roof sheathing will not permit effective fastening where old roofing is water-soaked or deteriorated so that effective bond for additional plies is not possible, or where such existing roof surface is of corrugated or standing-seam metal.

(c) Additional materials shall not be applied over existing roofs until the following conditions have been met:

(1) Water or air blisters shall be removed and re-mopped.

(2) Existing gravel shall be completely removed or the existing surface shall be swept clean of all loose gravel, a flood coat of hot asphalt shall cover such cleaned surface, a minimum of one-half inch of roof insulation shall be embedded in such hot asphalt and the new roof covering shall be applied as set forth in Section 3402 herein.

(3) Where the existing roofing is over spaced sheathing, the shingles shall be removed and the roof shall be solid sheathed as set forth

in Sub-section 2909.2 of this Code and filler strips between such spaced sheathing shall not be permitted.

(4) No roofing felts, roll-slate roofing or wood shingles or shakes shall be applied over existing wood shingles or shakes or any other existing surface more uneven than solid wood sheathing.

(5) Asphalt shingles or 90 pound roll-roofing may be applied over existing asphalt shingles having not more than one-eighth inch difference in level.

(d) Where existing roofing is deemed insufficiently anchored, the entire roof shall be tin-capped at 12 inch centers before additional roof coverings are applied, unless otherwise approved by the Building Official.

(e) Tile, or other heavy roof coverings, shall not be applied over an existing roof except where the supporting structure has been approved by the Building Official as adequate to sustain the added weight.

3402 BUILT-UP AND PREPARED ROOF COVERING APPLICATION

3402.1 GENERAL: (a) DECK PREPARATION: Before starting the roof covering:

(1) All roof decks shall be broom-cleaned.

(2) Where practicable, eaves; parapet walls; vertical walls; penthouses and similar structures above the roof level shall have been completed.

(3) Cant strips, where provided, shall extend at least three inches up vertical surfaces.

(4) All eaves shall provide firm,ailable backing for the secure attachment of gravel stops and eave and gable drip.

(5) All pre-cast and prestressed concrete roof components shall be provided with insulation, or other leveling fill, where such component edges are more than one-half inch from being flush.

(b) **ATTACHMENT:** All roof coverings shall be attached to the various types of decks by mopped-on adhesives or by mechanical fastening as set forth herein, or by other approved materials or methods.

(c) **ADHESIVES: (1)** Bituminous compounds shall be air-refined asphalt, coal tar pitch, or cold-applied roofing cement.

(2) Hot asphalt shall be applied in a quantity not less than 20 pounds per roofing square per ply and 40 pounds per square for flood coats and at a temperature of not less than 350 nor more than 400 degrees Fahrenheit (425 to 475 degrees in the kettle).

(3) Coal tar pitch shall be applied in a quantity not less than 25 pounds per roofing square per ply and 50 pounds per square for flood coats and at a temperature of not less than 275 nor more than 350 degrees Fahrenheit (350 to 400 degrees in the kettle).

(4) Where roof incline exceeds two inches per foot, bituminous compounds shall be steep asphalt or steep coal tar pitch.

(5) Adhesive compounds other than bitumen may be applied subject to approval by the Building Official.

3402.2 BUILT-UP ROOF COVERING: (a) MATERIALS: All materials used in the assembly of fire-retardant and ordinary built-up

roof coverings shall bear the label of the Underwriter's Laboratories, Inc. for Class A, Class B, or Class C roofing and shall be delivered in original packaging bearing the manufacturers' labels.

(b) **ANCHOR SHEET:** The anchor sheet, as defined herein, shall be not less than one 30 pound felt lapped two inches or two 15 pound felts lapped 19 inches, turned up vertical surfaces a minimum of four inches and secured as set forth herein.

(c) **WOOD DECKS: (1)** Fasteners securing the anchor sheet to nominal one-inch lumber or to plywood three-quarters inch or more in thickness shall be un-tumbled hot-dipped galvanized wire nails, or ring-shanked nails having not less than 20 rings per inch, not less than 12 gage and not less than one inch in length with heads not less than three-eighths inch in diameter; or approved non-corrosive staples not less than 16 gage and one inch long with seven-sixteenths inch wide crown.

(2) Fasteners securing the anchor sheet to plywood less than three-quarters inch in thickness shall be 12 gage wire ring-shanked nails having not less than 20 rings per inch, heads not less than three-eighths diameter and not less in length than will penetrate such plywood plus three-sixteenths inch; or approved non-corrosive staples not less than 16 gage with seven-sixteenths inch wide crown and long enough to penetrate plus one-eighth inch.

(3) Such fasteners shall be applied through tin-caps not less than one and five-eighths nor more than two inches in diameter and of not less than 32 gage sheet metal.

(4) Spacing of such fasteners along the laps of sheets and both ways in the field between laps shall comply with TABLE 34-A, based upon height above grade.

HEIGHT ABOVE GRADE	CENTER-TO-CENTER SPACING
0 to 20 feet	12 inches
20 to 30 feet	11 inches
30 to 50 feet	10 inches
50 to 80 feet	9 inches
over 80 feet	6 inches

(5) Where the architectural appearance is to be preserved from below, anchor sheets shall be secured with:

(aa) Similar fasteners of sufficient length to penetrate the sheathing plus one-half inch along the supporting construction and, between supports, similar non-penetrating fasteners shall be used and spaced as set forth in TABLE 34-A, or

(bb) Fastening along the supporting construction may be omitted and the number of non-penetrating fasteners shall be twice the provisions of TABLE 34-A.

(6) Other mechanical fasteners for securing anchor sheets to such decks may be approved where such attachment proves capable of resisting not less than twice the design load set forth in Chapter 23 of this Code, based on height above grade.

(7) Sheathing paper shall be applied on such decks where anchor sheets are pitch-tarred felts only and shall not be required under asphalt felts.

(d) OTHER NAILABLE DECKS: Poured gypsum, precast gypsum planks, poured Vermiculite and Perlite (light-weight, insulating concrete), as well as foamed cellular concrete and structural wood-fiber used as roof decking are considered nailable and anchor sheets shall be attached as follows:

(1) Poured gypsum and pre-cast gypsum planks: Use uncoated squarecut steel nails one and one-half to two inches long or plain or uncoated 16 gage staples not less than one and five-eighths inches long applied through tin-caps as provided herein, or other approved mechanical fasteners providing equal withdrawal resistance when spaced as set forth in TABLE 34-A.

(2) Poured Vermiculite, Perlite and other light-weight, insulating Concrete: Use only approved mechanical fasteners providing resistance to uplift not less than 60 pounds per square foot when spaced as set forth in TABLE 34-A.

(3) Foamed cellular concrete: Strip mop only, as provided in Paragraph 3402.2 (e) herein, as these decks do not retain mechanical fasteners satisfactorily.

(4) Structural wood fibre units: Use mechanical fasteners recommended by the deck manufacturer and approved by the Building Official, or after all joints have been stripped with six inch wide felt applied with approved cold adhesive, the anchor sheet may be solid mopped to such decks.

(e) NON-NAILABLE DECKS: Poured concrete and precast concrete deck units are considered non-nailable and anchor sheets shall be fastened as follows:

(1) Such decks shall be primed with asphalt primer applied at the rate of one gallon per roofing square, solidly on poured decks but held back four inches from precast unit joints.

(2) Strip or solid mop, holding back four inches from precast unit joints, using dead level asphalt or coal tar pitch as the adhesive unless otherwise specified on the plans and permit and embed anchor sheet firmly in the hot bitumen lapping each sheet four inches.

(3) Where the incline of such decks exceeds three inches per foot, anchor sheets shall, in addition to mopping, be mechanically fastened to wood strips spaced not more than 24 inches apart, cast into such decks.

(4) Such wood strips shall be not less than a nominal one by two inches, pressure treated with approved preservative, chamfered or otherwise secured flush with the deck surface.

(5) Anchor sheets shall be attached to such wood strips with three-quarter inch long fasteners applied through tin caps and spaced as set forth herein.

(6) Anchor sheet attachment shall satisfy the resistance to uplift requirements of Sub-paragraph 3402.2 (c) (6) herein.

(f) METAL DECKS: Metal decks shall be covered with roof insulation applied as set forth in Paragraph 3406.1 (b), and the anchor sheet shall be secured thereto by solid mopping as provided in Paragraph 3402.2 (e) herein.

(g) OTHER DECKS: Attachment of the anchor sheet to decks other than those specifically provided for herein shall be as approved by the Building Official.

(h) ADDITIONAL SHEETS: (1) Each additional sheet above the anchor sheet shall be lapped a minimum of two inches over the preceding sheet and shall be thoroughly mopped between sheets with a bituminous compound, or other approved adhesive providing equivalent bond, so that in no place felt touches felt.

(2) Sheets shall be embedded without wrinkles or buckles.

(3) Each sheet above the anchor sheet may be perforated felt.

(4) Each sheet, like the anchor sheet, shall be turned up vertical surfaces a minimum of four inches.

(i) FELT FLASHINGS: (1) Flashing used in the construction of built-up roof coverings shall be carried over cant strips, where provided, and turned up all walls and other vertical surfaces.

(2) Each layer of flashing shall be uniformly mopped with hot steep asphalt applied in a quantity not less than 20 pounds per roofing square for each mopping, or attached with approved cold adhesive providing equivalent bond.

(3) Flashing turned up vertical surfaces shall be not less than one 30 pound felt starting two inches out from the cant strip and carried up such vertical surfaces not less than three inches, and one mineral surfaced felt starting four inches out from the cant strip and carried up a minimum of four inches above the top of the cant.

(4) Such flashing shall be fastened to the wall one and one-half inches down from the upper edge every 12 inches after which the top edge shall be finished with a three inch strip of membrane set in approved plastic cement.

(5) 15 pound asbestos felts or reinforced asbestos base flashing felt may be used in lieu of the 30 pound and mineral-surfaced felt flashing.

(j) FELT VALLEYS: (1) Generally, valleys shall be metal, as set forth in Sub-section 3407.4 herein.

(2) Roof coverings of smooth or mineral-surface roll roofing and minimum roof coverings may be provided with valleys of 18 inch wide 30 pound felt applied under the surface roofing with hot bitumen or approved cold adhesive the full length of the valley.

(k) PARAPET WALLS: Built-up roof covering felts shall not wrap over walls more than five feet in height above the deck and, where wrapped, shall be applied as follows:

(1) The flashing felts (minimum of one 30 pound organic or one 15 pound inorganic) shall start two inches out from the cant strip, carried up the face and over the top of the parapet to the center-line and fastened on 12 inch centers two inches from the end of such felts.

(2) The mineral surfaced flashing felt shall extend two inches beyond the underlayment flashing felt at the start, carried up and over the parapet to within three inches of the outside edge and fastened on six inch centers two inches from the end of such felt.

(3) The resulting edge shall then be finished with a three inch strip of membrane set in approved plastic cement and painted with aluminum paint.

(4) 15 pound asbestos felts or reinforced asbestos base flashing felt may be used in lieu of the 30 pound and mineral-surfaced felt flashing.

(l) INSULATION: Roof insulation may be applied under or over an anchor sheet and, where provided shall be attached as set forth in Section 3406 herein.

(m) SURFACING: (1) (aa) Aggregate surfacing shall not be used on inclines of more than three inches per foot and, where used, shall be embedded in a flood coat of bitumen applied hot over the anchor and additional sheets as set forth in this Sub-section.

(bb) On inclines of less than two inches per foot, not less than 400 pounds of gravel or 300 pounds of slag per roofing square shall be applied, 50 percent of which shall be embedded in the flood coat of hot bitumen, and such aggregate shall be one-quarter to five-eighths inch in diameter, dry and free from dirt.

(cc) On inclines of two inches or more per foot, 300 pounds of gravel or 250 pounds of slag per roofing square, 50 percent embedded, shall be acceptable.

(2) Mineral surfaced roofing shall not be applied on inclines one-half inch or less per foot and, where used, shall be applied only over anchor sheets and mopped in as provided in Paragraph 3402.2 (h) herein, and on inclines five or more inches per foot, such caps shall be back-nailed 18 inches on centers.

(3) Cap-surfacing with smooth or mineral surfaced felts of glass or asbestos composition shall not be limited to slope requirements and maybe:

(aa) Two layers of 15 pound asbestos fiber finishing felt, or

(bb) One layer of 80 pound mineral surfaced asbestos fiber felt, or

(cc) One layer of 72 pound mineral surfaced glass fiber felt.

(n) Roof covering may be 55 pound mineral-surfaced split sheet applied over one 30 pound felt, each layer lapped 19 inches and mopped after fastening to the deck through two rows of tin-caps spaced not more than eight inches on center in the un-surfaced portion, staggering the rows.

3402.3 PREPARED ROOF COVERINGS: (a) MATERIALS:

(1) Prepared roof covering materials shall be as set forth in Paragraph 3402.2 (a) and are, in general, limited to roof decks capable of receiving and retaining mechanical fasteners.

(2) This Sub-section is limited to shingles of Asbestos-Cement, Slate and Composition and supplements the application instructions included in the packages of such materials by the manufacturers.

(3) Other prepared roofing materials such as Concrete Tile, Clay Tile, Metal Shingles, Wood Shingles and Wood Shakes require more detailed application control, as set forth in subsequent Sections of this Chapter.

(b) APPLICATION: Unless otherwise specified herein, such prepared roof covering materials shall be applied only to inclines specified by the manufacturers.

(c) ASBESTOS-CEMENT SHINGLES: (1) Asbestos-cement shingles shall not be applied on roofs having an incline less than four inches per foot and such shingles shall conform to the Standard, ASTM C222, as set forth in Sub-section 3401.2 herein.

(2) Asbestos-cement shingles shall be applied only to solid sheathed wood, or other nailable decks, with a 30 pound felt underlayment fastened through tin-caps spaced 18 inches on centers both ways.

(3) Asbestos-cement shingles shall be fastened with not less than two non-corrosive nails penetrating the deck not less than three-quarters inch and each shingle shall be further secured with quick-setting plastic cement as follows:

(aa) The exposed corner of each shingle shall be anchored with a spot of cement not less than two by two inches and the shingle shall be pressed firmly into such cement.

(bb) Shingles at eaves and gable edges shall be set in solid coating of cement eight inches in from all edges.

(4) Asbestos-cement shingles shall not project more than one-half inch at eave and gable ends.

(5) All intersections shall be flashed with metal as provided in Section 3407 herein.

(d) **SLATE SHINGLES:** (1) Slate shingles shall not be applied on roofs having an incline of less than three and one-half inches per foot.

(2) Slate shingles shall be applied only to solid-sheathed wood, or other nailable decks, with underlayment of one 30 pound felt anchor sheet secured as set forth in Paragraph 3402.2 (c) herein, and one 30 pound felt base sheet mopped in with hot, steep bitumen except for inclines five inches or more per foot such mopping may be omitted.

(3) Slate shingles shall be fastened with not less than two non-corrosive nails penetrating the deck not less than three-quarters inch.

(4) The edges of sheathing at eaves and gable ends shall be covered and protected from water infiltration and all intersections shall be flashed with metal as provided in Section 3407 herein.

(e) **COMPOSITION SHINGLES:** (1) Composition shingles, as defined herein, shall not be applied to roofs having an incline less than two and one-half inches per foot.

(2) Composition shingles of the 12 by 36 inch, three-tab, square-butt strip-type shall be applied only to solid sheathed wood, or other nailable decks, over an anchor sheet as set forth in Paragraph 3402.2 (b) herein except such anchor sheet may be secured only sufficiently to hold in place until shingles are applied.

(3) Composition shingles shall be fastened with not less than four non-corrosive nails or staples per strip penetrating the deck not less than three-quarters inch and with not more than five inches exposed to the weather, unless otherwise instructed by the manufacturer.

(4) The tabs of each strip of such composition shingles, unless provided with self-sealing adhesive applied at the factory, shall be further secured with quick-setting plastic cement as follows:

(aa) The felt under the center of each tab shall be coated with a spot of cement not less than two by four inches and the tab shall be pressed firmly into such cement.

(bb) Such shingles, including the self-sealing type, shall be set in a solid coating of cement eight inches in from all edges at eaves, valleys, rakes and gable ends.

3403 CEMENT AND CLAY ROOF TILE

3403.1 MATERIALS: (a) Cement and clay tile shall be of Portland cement concrete or of clay of various sizes and shapes categorized, generally, as flat or shingle tile and barrel or Spanish tile.

(b) Portland cement concrete used for flat tile shall comply with the provisions of Sub-paragraph 2505.1 (b) (1) of this Code.

(c) Clay used for barrel tile shall comply with the requirements herein.

(d) Flat or shingle tile shall be not less than three-eighths inch in thickness; barrel or Spanish tile not less than one-half inch thick, except for an overlapping lip.

(e) Roof tile shall comply with the physical test requirements as follows:

(1) Shingle tile shall be test-loaded by being supported on sand filled cloth tubes two inches in diameter and ten inches long, loosely filled with 40-60 silica sand, placed parallel to the edges of the tile and spaced a distance equal to the laid width of such tile.

(2) Barrel tile shall be test-loaded by being supported on sand two inches deep in a sand box four inches wider than the width of such tile.

(3) The test load shall be applied on a three-inch square steel plate bearing on a three-inch square sand bag at the center of the tile.

(4) The breaking loads shall not be less than:

	INDIVIDUAL TILE	AVERAGE OF FIVE TILES
Flat tile	200 pounds	250 pounds
Barrel tile	250 pounds	300 pounds

(5) Roof tiles shall absorb not more than 12 percent of the dry weight of the tile during a 24 hour immersion test.

3403.2 APPLICATION: (a) Roof tile shall not be applied to roofs having an incline of less than two and one-half inches per foot.

(b) Roof tile shall be applied only to solid sheathed wood, or other nailable decks, with an underlayment of an anchor sheet as set forth in Paragraph 3402.2 (b) and a cap sheet of mineral surfaced roofing applied as set forth in Paragraph 3402.2 (h) herein.

(c) Mica surfaced roofing shall not be an acceptable cap sheet.

(d) Roof tile shall be laid in accordance with the manufacturers' directions supplemented with the provisions of this Sub-section.

(e) Roof tile shall be set in a bed of Type M or S mortar, as set forth in Paragraph 2702.10 (b) of this Code, and the mortar shall be sandwiched between all laps at all butts and along the sides of barrel tile.

(f) Roof tile shall be secured to the deck to resist uplift forces, as set forth in Chapter 23 of this Code, applied at the eaveward edge of each tile, and where more than one tile in ten fails to resist such forces, the Building Official shall require compliance.

(g) Roofing tile shall have a headlap of not less than two inches and barrel tile shall, specifically, have side laps of not less than one and one-half inches.

(h) Roof tiles shall extend beyond the roof sheathing, at the eaves, not less than three-quarters inch nor more than two inches.

(i) The eaves ends of roof tile shall be cemented and provided with weep holes for adequate drainage.

3403.3 FASTENING: (a) Where the incline of the roof is more than five inches per foot and less than seven inches per foot, the bottom three courses of tile shall be nailed to the sheathing with non-corrosive nails and the underlayment shall be backnailed six inches on centers, or:

(1) Two layers of 55 pound mineral surfaced roofing (19 inch selvage material) shall be mopped on with galvanized one-half inch Clinton cloth nailed and interlaced with every second ply of 19 inch selvage, all nails securing the Clinton cloth shall be covered and a minimum of 12 inches of Clinton cloth shall be exposed for cementing.

(2) Nails shall be spaced not more than four inches on centers in the first run of Clinton cloth and six inches on centers in all other runs.

(b) Where the incline is seven or more inches per foot, all roof tile shall be set in a mortar bed, as provided in Paragraph 3403.2 (e) herein, and all tile shall be nailed to the deck.

3404 METAL SHINGLES

3404.1 MATERIALS: Ferrous shingles shall not be less than 30 gage, aluminum shingles shall be not less than .019 inches thick and all other metal shingles shall be of equivalent weight.

3404.2 APPLICATION: (a) Metal shingles shall be applied to nailable decks having an incline of five inches or more per foot.

(b) Metal shingles may be applied over any existing roofing provided such roofing is in acceptable condition and the deck is solid sheathed and in acceptable condition.

(c) Gutters, where provided, shall be installed before metal shingles are applied.

(d) Metal shingles installed on new construction shall be applied either over a resin sheet free from tar or acid, or over an anchor sheet as set forth in Paragraph 3402.2 (b) herein.

(e) Metal shingles shall be applied in courses, the first course to a chalk line running horizontally as from gable to gable, and such shingles shall extend not more than one inch at the eaves.

3404.3 FASTENING: (a) Where an anchor sheet is provided it shall be fastened to the deck as set forth in Sub-section 3402.2 herein.

(b) Each metal shingle shall be applied with not less than three fasteners of the type and length recommended by the shingle manufacturers with consideration given to Sub-paragraph 3402.2 (c) (5) herein.

(c) All intersections shall be flashed with metal as provided in Section 3407 herein.

3405 WOOD SHINGLES AND SHAKES

3405.1 MATERIALS: The materials for and the types and sizes of wood shingles and shakes are provided in Paragraphs 3401.3 (t) and (u), herein.

3405.2 APPLICATION: Wood shingles and shakes may be applied to roofs sheathed with spaced boards, solid boarding or plywood as follows:

(a) (1) Spaced sheathing shall not be applied where the roof incline is less than four inches per foot.

(2) Spaced sheathing shall be not less than a nominal one by three inch board for shingles, spaced not more than the width of such board, and a nominal one by four inch board for shakes, no spacing for either to exceed four inches clear.

(b) (1) Wood shingles may be applied to roofs having an incline not less than three inches per foot provided the deck is solid sheathed.

(2) Wood shakes shall not be applied where the roof incline is less than four inches per foot.

(3) Where shingles or shakes are applied over solid sheathing, an underlayment of 30 pound felt shall be applied but may be secured only sufficiently to hold in place until the shingles or shakes are applied.

(c) Maximum weather exposure of shingles and shakes shall be as set forth in TABLE 34-B herein.

(d) (1) Shingles shall be laid with side lap of not less than one and one-half inches between joints in adjacent course and one-half inch in alternate courses.

(2) Spacing between shingles shall be not more than one-half inch and not less than three-eighths inch.

(e) (1) Shakes may be laid in straight or staggered courses.

(2) Shakes shall be laid with a side lap of not less than one and one-half inches between joints in adjacent courses.

(3) The edges of shakes shall be parallel within one inch.

(4) Spacing between shakes shall be not more than one-half inch.

(5) Strips of minimum 30 pound felt not less than 18 inches wide shall be shingled between each course of shakes so that no felt is exposed below the shake butts.

3405.3 FASTENING: (a) Each shingle or shake shall be attached to the sheathing with two fasteners only.

(b) Such fasteners shall be copper, zinc, zinc-coated, aluminum or commercially-pure iron nails at least 14 B&S gage not less than one and one-half inches long, or 16 gage galvanized wire staples with seven-sixteenths inch crown and one and three-eighths long for shingles; one and three-quarters long for shakes.

**TABLE 34-B
MAXIMUM EXPOSURE TO WEATHER**

ROOF INCLINE	SHINGLE LENGTH			
	16 inch	18 inch	24 inch	32 inch
WOOD SHINGLES				
3" to less than 4" per foot	3¾"	4¼"	5¾"	-
4" to less than 5" per foot	4½"	5½"	7"	-
5" or more per foot	5"	5½"	7½"	-
TAPERED WOOD SHAKES				
4" or more per foot	-	7½"	10"	13"
STRAIGHT-SPLIT WOOD SHAKES				
4" or more per foot	-	5½"	7½"	-

3405.4 FLASHING: All intersections shall be flashed with metal, as set forth in Section 3407 herein.

3406 ROOF INSULATION

3406.1 APPLICATION: Roof insulation shall provide an acceptable base for built-up roof coverings, or shall become a part of such roof coverings as follows:

(a) **OVER WOOD DECKS:** Roof insulation shall be mechanically fastened directly to wood decks or shall be solidly mopped over an anchor sheet as set forth in Paragraph 3402.2 (b) herein.

(b) **OVER OTHER NAILABLE DECKS:** To reduce moisture absorption from the deck and preserve the insulating effectiveness, roof insulation shall be applied over an anchor sheet.

(c) **OVER NON-NAILABLE DECKS:** (1) Roof insulation shall be solid-mopped as provided in Paragraph 3402.2 (e) herein for anchor sheet attachment to non-nailable roof decks.

(2) Over metal decks, roof insulation shall be applied:

(aa) Over a vapor barrier by solid-mopping.

(bb) Where a vapor barrier is not provided, insulation shall be applied by approved ribbon mopping or with approved mechanical fasteners.

(cc) Where insurance requirements must be met, insulation may be applied with approved cold adhesives.

(d) **OVER ANCHOR SHEET:** Roof insulation applied over anchor sheets attached as set forth in Sub-section 3402.2 herein shall be solid-mopped in as provided in Sub-section 3406.3.

(e) **UNDER ANCHOR SHEET:** (1) Where more than one layer of roof insulation is provided, each successive layer shall be solid-mopped in and all joints shall be staggered.

(2) Anchor sheets applied over such insulation shall be solid-mopped thereto, or mechanically fastened through the insulation to nailable decks with approved fasteners spaced as set forth in TABLE 34-A and the mechanical fastening of the insulation may be omitted.

(3) Additional built-up roofing above the anchor sheet shall be mopped in place as provided in Paragraph 3402.2 (h) herein.

(4) Attachment of other roof coverings over roof insulation shall comply with the specific provisions set forth in this Chapter.

(f) **ROOF INCLINE: (1)** Roof insulation applied to roofs with inclines of three or more inches per foot (one inch per foot on steel decks) shall be nailed, stapled, screwed or bolted through tin-caps spaced not more than 12 inches on centers both ways.

(2) Only steep roofing bitumen shall be used on such applications.

3406.2 VAPOR BARRIERS: Where vapor barriers are specified, they shall be as follows:

(a) (1) Over wood and other nailable decks, vapor barriers shall be not less than two 15 pound felts lapped 19 inches, or one 30 pound felt lapped four inches, solidly mopped at laps between plies with hot bitumen and fastened on 12 inch centers along the lapped edges through tin-caps and both plies of felt.

(2) Over non-nailable decks, vapor barriers shall be not less than two 15 pound felts, lapped 19 inches, shingled in and solidly mopped with hot bitumen.

3406.3 MOPPING: Solid mopping shall be hot bitumen applied in a quantity of not less than 25 pounds per roofing square at temperatures as set forth in Paragraph 3401.1 (c), and roof insulation shall be laid with staggered joints and pressed firmly into position while such mopping is hot.

3406.4 URETHANE INSULATION: (a) DESCRIPTION: (1) Urethane, sprayed-on, is a complete system of roof insulation and covering and as such may be used where approved by the Building Official.

(2) The system consists of a closed-cell plastic foam having a minimum apparent density of three pounds per cubic foot and shall be applied on roof decks to a minimum thickness of one and one-half inches and followed by a protective coating not less than 25 mils thick, or as tested.

(3) Materials and methods used in the application shall be as tested by Underwriter's Laboratories, Inc. for Class A, Class B and Class C roof coverings.

(b) **APPLICATION: (1)** Urethane shall be applied only to clean, dry decks prepared as provided in Paragraph 3401.1 (a) herein, and all foreign matter such as gravel, dirt and grease shall have been removed.

(2) All joints, cracks and gaps of any kind shall be covered with strips of 30 pound felt or 90 pound mineral sheet set in approved plastic cement.

(3) Decks shall be primed unless test samples prove priming to be unnecessary.

(c) **EXISTING ROOFS:** Where Urethane is to be applied over existing roofs or coverings, the applicable provisions of Sub-section 3401.8 shall be complied with and relief vents shall be installed as required.

3407 ROOFING ACCESSORIES

3407.1 GENERAL: Metal accessories for roofs shall be not less than 26 gage steel galvanized a minimum of 0.9 ounce per square foot, 16 ounce copper, 0.025 inches thick aluminum, 0.012 inches thick soft flashing stainless steel, or equivalent non-corrosive metal alloys.

3407.2 GRAVEL STOP: Gravel stop for gravel surfaced roofs shall be as follows:

- (a) The deck flange shall be not less than three inches in width.
- (b) The face flange, where provided, shall be a minimum of one and one-half inches in height and shall extend down not less than one-half inch below the sheathing, or other member immediately contiguous thereto.
- (c) Gravel stop shall be designed so that the bottom of the drip edge shall have a minimum of one-half inch clearance from the structure.
- (d) Gravel stop shall be attached to the sheathing or nailing strip with 12 gage ring-shanked nails, or other approved non-corrosive fasteners, one inch long spaced six inches on centers.
- (e) Gravel stop shall be installed after all roof felts have been applied and shall provide for expansion and contraction.
- (f) The deck flange shall be covered with one six inch wide strip of 15 pound asbestos felt or membrane applied in a bed of approved plastic compound covering all nail heads and extending on to mopped felts, or shall be stripped with one six inch and one nine inch 15 pound felt mopped in with hot bitumen or approved cold adhesive.
- (g) Gravel stop shall be joined by one of the following methods:
 - (1) Lapped a minimum of six inches and the entire interior of the joint where metal covers metal shall be coated with mastic.
 - (2) At gables, where the incline is one inch or more per foot, only lap joints shall be used with a minimum lap of two inches.
 - (3) Butted, not lapped, with a minimum one eighth inch gap bridged with a six inch long plate profiled to precisely fit over the gravel stop, coated with mastic where metal covers metal and centered over the gap.
 - (4) Cover plates shall be of the same material as the gravel stop and shall be 20 gage galvanized steel, 24 ounce copper, .064 inch thick aluminum, .027 inch thick soft flashing stainless steel or equivalent non-corrosive metal alloys.

3407.3 EAVE AND GABLE DRIP: (a) Eave and gable drip for tile, asbestos shingles, composition shingles and mineral surfaced roofs shall have a roof flange not less than one and one-half inches wide.

(b) The drip or face flange shall be a minimum of one and one-half inches in depth but not less than one-half inch below the sheathing and shall be nailed thereto with three-quarter inch long ring-shanked nails, or equivalent approved fasteners, six inches on centers.

(c) Eave and gable drip shall be designed so that the bottom of the drip edge shall have a minimum of one-half inch clearance from the structure.

(d) The roof flange shall be installed between layers of felt with joints lapped not less than three inches.

3407.4 VALLEYS: (a) Valleys shall be of the materials set forth in Sub-section 3407.1 herein, except for use with smooth or mineral surfaced roll roofing.

(b) Valleys shall be installed under the surface roofing as follows:

(1) Under tile roof coverings:

(aa) An 18 inch wide strip of 90 pound mineral-surfaced roofing shall be mopped onto the built-up roofing with hot bitumen the full length of the valley.

(bb) Metal valley 12 inches wide shall be mopped on top of the 18 inch wide strip with hot bitumen or approved cold plastic cement.

(cc) The metal edges shall be sealed by mopping on not less than four inch wide strips of 90 pound mineral surfaced roofing, the edges of which shall be sealed with approved plastic cement.

(dd) The tile surfacing shall then be applied as set forth in Subject in 3403.2 herein.

(2) Under composition shingles:

(aa) An 18 inch wide strip of 30 pound felt shall be applied over the roofing with hot bitumen or approved cold plastic cement the full length of the valley.

(bb) Metal valley 12 inches wide shall be applied on top of the 18 inch wide strip with hot bitumen or approved cold plastic cement.

(cc) The metal edges shall be sealed with approved plastic cement.

(dd) The prepared roof covering shall then be applied as provided herein for each type.

(3) Under roll roofing: See Paragraph 3402.2 (j) herein.

3407.5 RAKE AND CAP FLASHING: Rake and cap flashings shall be installed in the same manner as metal counter flashings as set forth in Sub-section 3407.8 herein.

3407.6 CRICKETS AND SADDLES: Crickets and saddles shall be installed on top of the roofing and stripped thereto with not less than two layers of 15 pound felt sealed with approved plastic cement and, where such crickets and saddles join vertical surfaces, the flashing shall be as provided in Sub-section 3407.8 herein.

3407.7 METAL BASE FLASHING: (a) (1) Metal base flashings shall be installed after the 15 pound roofing felts have been laid and turned up the vertical surfaces.

(2) Such felts shall be embedded in and mopped over with hot bitumen.

(b) The metal base flashing shall be installed to extend not less than eight inches up the vertical surfaces and four inches on the deck and shall be:

(1) Fastened to the deck with fasteners as provided herein for gravel stop and stripped as set forth in Paragraph 3402.2 (f).

(2) Locked and/or soldered at end laps.

(c) Rake flashings shall be lapped six inches and the entire interior of the joint where metal covers metal shall be coated with approved mastic.

3407.8 METAL COUNTER FLASHING: (a) Metal counter flashings shall be built into walls, set in reglets or applied as stucco shoulder-type and shall be turned down over base flashings not less than three inches.

(b) Metal counter flashings shall be lapped a minimum of three inches and the laps shall be sealed with approved plastic cement.

(c) Metal counter flashings, where set in reglets, shall be thoroughly caulked.

3407.9 ROOF PENETRATION FLASHINGS: (a) All pipes shall be flashed with approved lead sleeve-type flashing, pitch pans or other approved methods.

(b) Other roof penetration shall be suitably flashed with curbs, collars, pitch pans, or other approved weather-tight methods.

3407.10 OVERFLOW SCUPPERS AND OUTLETS: Overflow scuppers and roof outlets shall be lined with metal or other approved materials and shall comply with the requirements of Sub-section 1806.4 and Section 4611 of this Code.

3407.11 GUTTERS AND DOWNSPOUTS: Gutters and downspouts shall be constructed of metal with lapped, soldered, or caulked joints and shall be securely fastened to the building with an approved type of fastening device.

3408 OTHER ROOFING MATERIALS

3408.1 Alternate roofing materials such as elastomeric binders and membranes, but not limited thereto, may be approved and other methods of attachment and application may be permitted as provided in Section 204 of this Code.

3409 ROOF MOUNTED EQUIPMENT

3409.1 Machinery, piping, conduit, ductwork, signs and similar equipment may be mounted on roofs subject to the following:

(a) Permanently mounted roof-top equipment shall be installed with clearances sufficient to permit roof and roof covering maintenance.

(b) Equipment supports, signs and all anchorages shall be designed and constructed to comply with the provisions of Chapter 23 and 42 of this Code.

(c) Penetrations through and attachment to roofs, required for the support of such equipment, shall comply with Sub-section 3407.9 herein.

**CHAPTER 35
CLADDING AND GLAZING**

3501	GENERAL
3502	LATHING
3503	PLASTER
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3501 GENERAL

3501.1 SCOPE: (a) Exterior wall cladding, surfacing and glazing, where provided, shall be as set forth in this Chapter and shall be fire-resistive where required by Chapter 37 of this Code.

(b) Interior walls, partitions, soffits, ceilings, glazing, plaster, stucco and drywall construction shall be as set forth in this Chapter and shall be fire-resistive where required by Chapter 37 of this Code.

3501.2 INTERIOR FINISHES: Interior finishes shall be as set forth in Section 3708 of this Code.

3501.3 EXISTING BUILDINGS: The Building Official shall inspect existing buildings having wood-stud exterior walls for which application for a permit for exterior wall coverings is made, shall have the authority to order the uncovering of structural elements for inspection and require necessary repairs as a part of such approval for a permit, or may order demolition as set forth in Part I herein.

3502 LATHING

3502.1 GENERAL: Lath shall be gypsum, metal or wire lath, as set forth herein, and shall conform to the Standard Specification for Interior Lathing and Furring, ANSI A42.4 as set forth in Section 402.

3502.2 GYPSUM LATH: (a) Gypsum lath shall conform to the Standard Specification for Gypsum Lath, ASTM C37, as set forth in Section 402.

(b) (1) Gypsum lath shall be nailed to wood supports, at intervals not to exceed five inches, with 13-gage galvanized or blued nails having 19/64-inch diameter flat heads. Nails shall be not less than one and one-eighth inches long for three-eighths-inch lath nor less than one and one-fourth inches long for one-half-inch lath. Each 16-inch width of lath shall be secured to each support with not less than five nails; except that where fire-resistive-rated construction is not required, there shall be not less than four nails.

(2) Lath shall be secured to horizontal or vertical metal supports by means of approved special clips.

(c) (1) The center-to-center spacing of wood supports shall not exceed 16 inches for 3/8 inch gypsum lath and shall not exceed 24 inches for 1/2 inch gypsum lath.

(2) The center-to-center spacing for gypsum lath applied to metal studs shall not exceed that set forth herein above for wood supports except that 3/8 inch gypsum lath may be applied to metal studs spaced 24 inches on centers where a minimum of 3/4 inch, 3-coat plaster is applied over the lath.

(d) Lath shall be applied with face side out and with the long dimension at right angles to the framing members. Joints shall be broken in each course, except that end joints may fall on one support when such joints are covered with three-inch-wide strips of metal lath. Lath shall be butted together.

(e) Corner bead and inside angle reinforcing shall not be required.

(f) No interior lath shall be applied until the roof is on and the building is dried in.

3502.3 METAL AND WIRE LATH: (a) Metal and wire lath and metal accessories embedded in the plaster shall be galvanized or otherwise rust-resistant by approved means. Weight tags shall be left on all metal or wire lath until approved by the Building Official.

(b) The weight of metal and wire lath and the spacings of supports shall conform to the requirements set forth in Table 35-A.

**TABLE No. 35-A
WEIGHTS OF METAL AND WIRE LATH**

TYPE OF LATH	MINIMUM WGT. (Lbs. per Sq. Yd.)	MAXIMUM SPACING OF SUPPORTS	
		For Walls	For Ceilings
Flat Expanded Metal Lath.....	2.5	16"	0
Flat Expanded Metal Lath.....	3.4	16"	16"
Flat Rib Metal Lath.....	2.75	16"	12"
Flat Rib Metal Lath.....	3.4	19"	19"
3/8" Rib Metal Lath*.....	3.4	24"	24"
Sheet-Metal Lath.....	4.5	24"	24"
Wire Lath.....	2.48	16"	12"
Wire Fabric.....	**	16"	16"

* V-stiffened flat expanded metal lath of equal rigidity and weight is permissible on the same spacings as 3/8" rib metal lath.

** Paper-backed wire fabric, No. 16-gage wire, 2" x 2" mesh, with stiffener.

(c) All metal lath shall be lapped 1 inch minimum.

(d) All attachments for securing metal lath, wire lath and wire fabric to supports shall be spaced not more than six inches apart, and side laps shall be secured to supports and be tied between supports at not to exceed nine-inch intervals.

(e) Metal and wire lath shall be attached to vertical wood supports with the equivalent of 4d-galvanized or blue common nails driven to a penetration of at least three-quarters inch and bent over to engage not less than three strands of lath. Metal and wire lath shall be attached to ceiling joists or other horizontal wood supports with the equivalent of No. 11-gage, barbed, galvanized or blued nails one and one-half inches long having a head not less than three-eighths inch in diameter.

(f) Metal and wire lath shall be attached to horizontal and vertical metal supports with the equivalent of No. 8 galvanized sheet-metal screws.

3502.4 NONBEARING LATH AND PLASTER PARTITIONS: (a)

Where reinforced plaster or pneumatically-placed plaster partitions are used, they shall have vertical steel or iron channels with a depth of not less than one-third the thickness of the partition and spaced not more than 24 inches on centers. The thickness of metal in the channels shall not be less than 16 U.S. standard gauge or light gauge steel studs as set forth in Paragraph 2809.3 (c).

(b) Hollow non-bearing partitions of reinforced plaster or pneumatically-placed plaster shall have a shell thickness of not less than three-fourths inch.

(c) Metal reinforcing shall be as set forth in Table No. 35-A, and gypsum lath shall not be less than three-eighths inch in thickness. The minimum thickness of metal lath and plaster partitions shall be not less than two inches nor one-eighth-fourth of the distance between supports.

3502.5 SUSPENDED AND FURRED PLASTER CEILINGS: (a)

GENERAL: Suspended or furred plaster ceilings shall be designed and constructed as set forth herein.

(b) **MAIN RUNNERS:** Main runners or carriers shall be rolled steel channels not less than the sizes and weights set forth in Table No. 35-B.

**TABLE No. 35-B
SPANS AND SPACINGS OF MAIN RUNNERS**

Minimum Size and Type	Maximum Span Between Hangers or Supports	Maximum Center-to-Center Spacing of Runners
¾ in.—0.3 lb. per ft.	2 ft. 0 in.	3 ft. 0 in.
1½ in.—0.475 lb. per ft.	3 ft. 0 in.	4 ft. 0 in.
1½ in.—0.475 lb. per ft.	3 ft. 6 in.	3 ft. 6 in.
1½ in.—0.475 lb. per ft.	4 ft. 0 in.	3 ft. 0 in.
1½ in.—1.12 lb. per ft.	4 ft. 0 in.	5 ft. 0 in.
2 in.—1.26 lb. per ft.	5 ft. 0 in.	5 ft. 0 in.
1½ x 1½ x 3/16 angle.	5 ft. 0 in.	5 ft. 0 in.

A main runner shall be located not more than six inches from parallel walls to support the ends of cross furring. The ends of main runners at walls shall be supported by hangers located not more than 12 inches from such ends. Splices in main runners shall be lapped 12 inches and tied, each end, with double loops of No. 16-gage wire.

(c) **CROSS FURRING:** Cross furring, or spacers, for various spacings of main runners or other support shall be not less than as set forth in Table No. 35-C.

**TABLE No. 35-C
SIZES OF CROSS FURRING IN
SUSPENDED AND FURRED CEILINGS**

Size and Type	Maximum Span Between Supports	Maximum Spacing
¼" pencil rods	Up to 2 feet	12"
¾" channels	Up to 3 feet	24"
¾" channels	Up to 4 feet	16"

Cross furring shall be securely saddle-tied to the main runners by not less than two strands of No. 16 W. and M. gage galvanized wire or equivalent approved attachments. Cross furring shall be attached to joists or beams with double No. 14 W. and M. gage galvanized wire or equivalent approved attachments. Splices in cross furring shall be lapped eight inches and tied, each end, with double loops of No. 16-gage wire.

(d) HANGERS: Hangers supporting suspended ceilings shall be not less than the following minimums:

Ceiling Area Supported Square Feet	Minimum Size of Hanger
12.5	8-gage wire
16	6-gage wire
18	3/16" rod
22.5	¼" rod
25	1" x 3/16" flat bar

Hangers shall be saddle-tied or wrapped around main runners to develop the full strength of the hangers. Hangers shall be fastened to, or embedded in, the structural framing, masonry or concrete. Lower ends of flat-strap hangers shall be bolted with three-eighth-inch bolts to runner channels or bent tightly around corners and bolted to the main part of the hanger. Where the area of a plastered ceiling exceeds 100 square feet, suitable methods to resist uplift forces shall be provided for each 64 square feet of ciling.

3503 PLASTER

3503.1 GENERAL: (a) Gypsum plastering shall conform to the Standard Specification for Gypsum Plastering, ANSI A42.1, as set forth in Section 402.

(b) Plastering with gypsum, hardwall, lime or cement plaster shall be three-coat work when applied over metal and wire lath and shall be not less tha two-coat work when applied over gypsum lath or gypsum block.

(c) Portland cement plaster shall not be applied directly to gypsum lath.

(d) In no case shall a brush coat be accepted as a required coat where three-coat work is required by this section.

(e) Grounds shall be installed to provide for the thicknesses of plaster, as set forth in Table No. 35-D.

**TABLE No. 35-D
REQUIRED THICKNESS OF INTERIOR PLASTER**

Type of Lath	Thickness of Plaster
Metal or wire lath	¾" minimum
Gypsum lath	½" minimum

(f) If monolithic-concrete ceiling surfaces require more than three-eighths inch of plaster to produce desired lines or surfaces, metal lath or wire lath shall be attached thereto; except that special bonding agents approved by the Building Official may be used.

(g) The Building Official may require test holes to be made for the purpose of determining the thickness of plaster.

3503.2 MATERIALS: (a) AGGREGATES: (1) Inorganic aggregates used for plaster and stucco shall conform to the Standard Specification for Inorganic Aggregates for Use in Gypsum Plaster, ASTM C35, as set forth in Section 402, except that gradation of locally produced sand shall be such that the fineness modulus is between 1.20 and 2.35.

(2) Aggregates shall be quarried or washed in fresh water and shall contain not more than one-twentieth of one percent salt, by weight.

(b) GYPSUM: Gypsum plaster shall conform to the Standard Specification for Gypsum Plaster, ASTM C28, as set forth in Section 402.

(c) LIME: Lime shall conform to the Standard Specification for Quicklime for Structural Purposes, ASTM C5, and the Standard Specification for Special Finish Hydrated Lime, ASTM C206, as set forth in Section 402.

(d) KEENE'S CEMENT: Keene's Cement shall conform to the Standard Specification for Keene's Cement, ASTM C61, as set forth in Section 402.

(e) PORTLAND CEMENT: (1) Portland cement shall conform to the Standard Specification for Portland Cement, ASTM C150, as set forth in Section 402.

(2) Approved types of plasticity agents may be added to Portland cement in the manufacturing process or when mixing the plaster, but in no case shall the amount of the plasticity agent exceed ten percent of the volume of cement in the plaster mixture.

(f) MASONRY CEMENT: Masonry cement shall be Type II and shall conform to the Standard Specification for Masonry Cement, ASTM C91, as set forth in Section 402.

3503.3 PROPORTIONING AND MIXING: (a) BASE COATS: The proportions of sand, vermiculite or perlite to 100 pounds of gypsum neat plaster shall not exceed the following:

(1) GYPSUM OR HARDWALL PLASTER:

	Pounds, Damp Loose Sand	Cu. Ft. Vermiculite or Perlite
TWO-COAT WORK (DOUBLE-UP METHOD)		
(1) Over gypsum lath	250	2½
(2) Over Masonry*	300	3
THREE-COAT WORK		
(1) First (scratch) coat over lath	200†	2†
(2) First (scratch) coat over masonry	300	3
(3) All second (brown) coats	300†	3†

* Except over monolithic concrete.

† In lieu of the proportioning specified, the proportions may be 100 pounds of gypsum neat plaster to not more than 250 pounds of damp, loose sand or 2½ cubic feet of vermiculite or perlite, provided this proportioning is used for both scratch and brown coats.

(2) WOOD-FIBRE GYPSUM PLASTER: Wood-fibre gypsum plaster for use on all types of lath, shall be mixed with water only and shall be mixed in the proportion of one part of plaster to one part of sand, by weight, for use on masonry.

(3) READY-MIXED PLASTER: Gypsum ready-mixed plaster shall be in the proportion of 100 pounds of gypsum neat plaster to not more than 250 pounds of sand; or when vermiculite or perlite is used as an

aggregate, the proportions shall be 100 pounds of gypsum neat plaster to not more than two and one-half cubic feet of vermiculite or perlite.

(4) PORTLAND-CEMENT PLASTER: For three-coat work, the first two coats shall be as required for the first two coats of exterior stucco, Section 3504.

(5) MASONRY CEMENT PLASTER: For 2 or 3 coat work all work shall be set forth in Section 3504 herein.

(b) FINISH COATS FOR GYPSUM OR LIME PLASTER: THE FINISH COATS SHALL BE MIXED AND PROPORTIONED IN ACCORDANCE WITH THE FOLLOWING PROCEDURES:

(1) Smooth white finish, mixed in the proportion of not less than one part gypsum gaging plaster to three parts lime putty, by volume, or an approved prepared gypsum trowel finish.

(2) Sand-float finish, mixed in the proportion of one-half part of Keene's cement to two parts of lime putty and not more than four and one-half parts of sand, by volume, or an approved gypsum sandfloat finish.

(3) Keene's-cement finish, mixed in the proportion of three parts Keene's cement to one part lime putty, by volume.

(4) Lime sand-float finish, mixed in the proportion of three parts lime putty to three parts sand, by volume.

(5) Finish coat for perlite or vermiculite aggregate plasters, mixed in the proportion of one cubic foot of aggregate to 100 pounds of unfibred gypsum plaster, or mixed according to manufacturer's specifications.

(c) FINISH COAT FOR PORTLAND-CEMENT PLASTER: Finish coats for interior Portland-cement plaster shall be one of the following:

(1) As required for the third coat of exterior stucco, Section 3504.

(2) A gaged cement plaster, mixed in proportion of one part Portland cement to not more than 15 percent lime putty and not more than four parts of sand, by volume.

(d) FINISH COAT FOR MASONRY CEMENT PLASTER: Finish coat for masonry cement plaster shall be as set forth in Sub-paragraph 3503.4(b)(3) herein.

3503.4 APPLICATION: (a) BASE COATS: (1) GYPSUM PLASTER: The scratch coat shall be applied with sufficient material and pressure to form a full key or bond.

(aa) For two-coat work it shall be doubled back to bring the plaster out to grounds and straightened to a true surface and left rough to receive the finish coat.

(bb) For three-coat-work, the scratch (first) coat shall be scratched to a rough surface. The brown (second) coat shall be applied after the scratch coat has set firm and hard, brought out to grounds, straightened to a true surface with rod and darby and left rough, ready to receive the finish (third) coat.

(c) The finish coat shall be applied to a practically dry base coat or to a thoroughly dry base coat which has been evenly wetted by brushing or spraying. The use of excessive water shall be avoided in the application of all types of finish coat plastering.

(2) **PORTLAND-CEMENT PLASTER:** The first two coats shall be as required for the first two coats of exterior stucco, except that the interval between the first and second coats shall be not less than 24 hours.

(3) **MASONRY CEMENT PLASTER:** Where masonry cement is the only cementitious material, the second coat may be applied to the base coat as soon as the base coat has attained sufficient strength and rigidity to support the second (finish) coat.

(b) **FINISH COATS: (1)** Smooth white finish shall be applied over the base coat which has set for a period of not less than 24 hours and is surface-dry. Thickness shall be from one-sixteenth inch to one-eighth inch.

(2) Sand-float finish shall be applied over the set base coat which is not quite dry.

(3) Keene's-cement finish shall be applied over the set base coat which is not quite dry. Thickness shall be from one-sixteenth inch to one-eighth inch, unless finish coat is marked off or is jointed; in which case, the thickness may be increased as required by depth of marking or jointing.

(4) The finish coat for interior Portland-cement plastering shall be applied in the same manner as required for the third coat of exterior stucco, except that other types of finish coat may be applied as specified in Section 3504.

(5) The finish coat for light-weight aggregate plastering shall be applied over a base coat which is not quite dry. The thickness shall be from one-sixteenth inch to one-eighth inch.

(c) **PLASTER OR CONCRETE: (1)** Monolithic-concrete surfaces shall be clean, free from efflorescence, damp, and sufficiently rough to insure adequate bond.

(2) Gypsum plaster applied to monolithic-concrete ceilings shall be specially-prepared bond plaster for use on concrete, to which only water shall be added. Gypsum plaster on monolithic walls and columns shall be applied over a scratch coat of bond plaster, or other bonding material, before it has set. The brown coat shall be brought out to grounds, straightened to a true surface and left rough, ready to receive the finish coat.

(3) Portland-cement plaster applied to interior concrete walls or ceilings shall conform to requirements for application to exterior concrete walls as specified in Section 3504.

3504 STUCCO

3504.1 STUCCO ON CONCRETE OR MASONRY:

(a) **GENERAL: (1)** Stucco base and finish coats, where required to meet fire-resistive requirements, shall be mixed in the proportion of at least one part Portland cement to a maximum of two and one-half parts sand by volume.

(2) Approved manufactured products may be used for base and finish coats.

(b) **MATERIALS:** The materials of stucco shall conform with the Standards set forth in Section 3503 of this Chapter.

(c) ADMIXTURES: (1) Plasticity agents shall be of approved types and amounts and, where added to Portland cement in the manufacturing process, or additions shall later be made.

(2) Color may be added to the finish coat in approved amounts.

(d) APPLICATION: (1) Stucco applied to concrete or masonry to meet fire-resistive requirements shall consist of at least two coats, and the total thickness shall be not less than one-half inch.

(2) (aa) Masonry surfaces on which all stucco is applied shall be clean, free from efflorescence, damp and sufficiently rough, or coated with an approved bonding agent, to insure proper bond.

(bb) All concrete surfaces shall be coated with an approved bonding agent or shall be effectively roughened.

(3) (aa) The first coat shall be well forced into the pores of the masonry, shall be brought out to grounds, straightened to a true surface and left rough to receive the finish coat.

(bb) The first coat of two-coat work shall be rodded and water-floated to a true surface approximately one-half the total thickness.

(4) (aa) The base coat shall be damp cured for a period of not less than 24 hours.

(bb) In lieu thereof, the finish coat where containing appropriate waterproofing or curing admixtures, may be applied as soon as the base coat has attained initial set and is sufficiently firm to receive the finish coat.

(5) The finish coat shall be applied over uniformly damp but surface-dry base.

(6) (aa) Stucco shall be kept damp for a period of not less than 48 hours after application of the finish coat.

(bb) In lieu thereof, the finish coat may contain appropriate approved waterproofing or curing agents.

3504.2 STUCCO ON WALLS OTHER THAN CONCRETE OR MASONRY:

(a) GENERAL: Stucco shall be as set forth in Sub-section 3504.1 of this Chapter.

(b) MOISTURE BARRIER: Wood shall be covered with 15 pound roofing felt, or other approved equally moisture-resisting layer, and metal reinforcement as set forth herein.

(c) METAL REINFORCEMENT: (1) (aa) Stucco shall be reinforced with galvanized expanded-metal weighing no less than 1.8 pounds per square yard, or galvanized welded or woven wire-fabric weighing no less than one pound per square yard.

(bb) All metal lathing shall be lapped not less than one inch.

(2) (aa) Metal reinforcement shall be furred out from the backing by an approved method.

(bb) Fastenings into wood sheathing or wood framing shall be by galvanized nails, with heads not less than three-eighths inch in diameter, driven to full penetration, using a minimum of two nails per square foot, or by approved staples having equal resistance to withdrawal.

(cc) The fastening of rib-lath to metal members shall be by #8 galvanized sheet-metal screws, using a minimum of two screws per square foot.

(d) **APPLICATION:** (1) Stucco applied on metal lath shall be three-coat work applied to a total thickness of not less than one-half inch in thickness except as required by Chapter 37 of this Code.

(2) The first coat shall be forced through all openings in the reinforcement to fill all spaces and scored horizontally.

(3) The second coat shall be applied after the first coat has set sufficiently to provide a rigid backing.

(4) The third coat may be applied as soon as the second coat has attained initial set.

3504.3 PNEUMATICALLY-PLACED STUCCO: (a) Pneumatically-placed stucco shall consist of a mixture of one part Portland cement to not more than five parts sand, conveyed through a pipe or flexible tube and deposited by pressure in its final position.

(b) Rebound material may be screened and re-used as sand in an amount not greater than 25 percent of the total sand in any batch.

(c) Plasticity agents may be used as specified in Paragraph 3504.1 (c) of this Chapter.

3505 PLASTICS

3505.1 GENERAL: (a) Plastic material used in locations where required to resist loads shall be designed by methods admitting of rational analysis according to established principles of mechanics.

(b) Plastic materials may be used where ordinary window glass is permitted or where complying with Section 3708 for interior finishes or for structural sheets or members, any use of which shall be as set forth herein and/ or as approved by the Building Official after review of the physical properties, chemical composition, weather resistance, electrical properties, fire resistance, flame spread characteristics, products of combustion and coefficient of expansion. On review of the data furnished, the Building Official may approve the material subject to such limitations as he may deem advisable.

(c) Application and plans submitted for proposed construction shall identify the plastic material intended.

(d) Plastic materials shall be wholly or principally those described in the "Technical Data on Plastics" as published by the Manufacturing Chemists' Association, Inc.

(e) The products of combustion of a plastic material shall be no more toxic in point of concentration than those of wood or paper burned under similar conditions.

(f) A plastic material shall burn no faster than two and one-half inches per minute in sheets sixty-thousandths of an inch in thickness when tested in accordance with the Standard Test for Flammability of Self-Supporting Plastics, ASTM D635, as set forth in Section 402.

(g) Reinforced plastic shall be reinforced with glass fiber or other non-combustible material amounting to not less than one and one-half ounces per square foot and not less than 20 percent by weight.

(h) Reinforced plastics used in exterior locations shall be not less than one-sixteenth inch in thickness nor less than eight ounces per square foot in weight.

(i) Unreinforced plastics used in exterior locations shall be not less than one-fourth inch in thickness.

(j) Plastic structural members, other than sheets, shall be designed by a Registered Professional Engineer.

3505.2 INSTALLATION: Plastics shall be secured to supports at intervals not exceeding six inches, and edges and sidelaps of sheets shall be secured at intervals not exceeding 12 inches. Fastenings shall be through one-half-inch diameter cushion washers and shall develop not less than 40 pounds pullout.

3505.3 EXTERIOR VENEER: Plastic veneer shall not be attached to an exterior wall to a height greater than 35 feet above grade in locations other than Fire Zone 1 and shall be limited to the first story above grade in Fire Zone 1.

3505.4 AREA LIMITATIONS: Where buildings or parts of buildings are enclosed with solid walls, other than screen, plastic panels in roofs shall be limited to one-fourth of the roof area and plastic panels in walls shall be limited to one-half of the wall area.

3506 ASBESTOS CEMENT

Asbestos-cement products used on exterior locations where required to resist wind load shall be as follows:

3506.1 (a) Flat sheets shall conform to the Standard Specification for Flat Asbestos-Cement Sheets, ASTM C220, Standard Specification for Asbestos-Cement Roofing Shingles, ASTM C222, or Standard Specification for Asbestos-Cement Siding, ASTM C223, as set forth in Section 402.

(b) Flat sheets having a thickness of one-fourth inch, or less than one-fourth inch, shall span not more than 12 inches.

(c) Sheets shall be secured at intervals not exceeding 12 inches, each way, nor less than two fastenings in each piece.

3506.2 (a) Corrugated sheets shall conform to the Standard Specification for Corrugated Asbestos-Cement Sheets, ASTM C221, as set forth in Section 402.

(b) Sheets shall be secured to supports at intervals not exceeding eight inches, and edges and side laps shall be secured at intervals not exceeding 12 inches.

3507 TILE

3507.1 Ceramic and Portland cement floor tile shall be set on a concrete slab or on wood sheathing on wood joists as set forth in Sub-section 2005.1 and protected by a waterproof membrane.

3507.2 (a) Floor tile shall be set in a mortar bed of one part Portland cement to 3 parts aggregate or otherwise bedded in an approved adhesive material.

(b) Ceramic and Portland cement wall tile used in areas subject to frequent wetting shall be backed with masonry, stucco on wire lath or approved tile backer board.

(c) Wall tile used in areas not subject to frequent wetting shall be backed by a cladding having the rigidity of stucco on wire lath and shall be bedded in cement mortar or other approved adhesive material.

3507.3 Portland cement or other porous tile shall be soaked in water not less than one hour before placing.

3507.4 Built-in tubs with overhead showers shall have waterproof joints between the tub and the wall and floor.

3508 WINDOWS, DOORS GLASS AND GLAZING

3508.1 GENERAL: (a) Windows, doors, glass and glazing shall be as set forth in this Section and, where required to be fire-resistive for the protection of openings, shall also comply with Chapter 37 of this Code.

(b) Glass shall comply with the Standard for Glass, Flat and Corrugated, For Glazing Mirrors and Other Uses, GSA, DD-G-451c, as set forth in Section 402.

(c) Transparent and obscure safety-glazing materials shall conform to the Performance Specifications and Methods of Test for Transparent Safety Glazing Materials Used in Buildings, ANSI Z97.1, as set forth in Section 402.

(d) Installed glass shall not be less than Single Strength, B quality unless otherwise approved by the Building Official and where edges are exposed they shall be seamed or fire polished.

(e) Where a lite of glass is of such height above grade that the top 50 percent or more is in a zone of greater wind load, the area of the entire lite shall be limited as for the greater height above grade.

(f) (1) Replacement of glazing less than 30 percent of the total area glazed, or of only one lite, whichever is greater, may be made of the size, class and thickness approved for the original construction, except as set forth in Paragraph 1602.1 (e) of this Code.

(2) Replacement of glazing of more than one lite, or more than 30 percent of the total area glazed, shall conform to the requirements of this Section.

3508.2 FIXED GLASS IN EXTERIOR WALLS: (a) LIMITS OF SIZE OF GLASS: (1) Regular plate and sheet glass used in exterior walls shall not exceed the areas set forth in TABLE E5-3. The table applies for width-to-length ratios from 2:10 to 10:10.

TABLE 35-E

MAXIMUM AREA OF GLASS IN SQUARE FEET
Wind velocity taken as 120 MPH at 30 feet above grade

Height above grade	Glass Thickness (Inches)									
	S.S.	¾ & 3/16 &		7/32	¾	5/16	¾	¾	¾	¾
	D.S.	13/64								
0'-5'	10.0	15.5	30	37	46	64	83	120	163	205
5'-15'	8.2	12.5	24	30	37	52	67	98	133	169
15'-25'	6.8	10.3	21	24	31	43	56	81	110	138
25'-35'	5.9	9.2	18	22	27	38	49	72	97	122
35'-55'	5.3	8.3	16	19	24	34	44	64	87	111
55'-75'	4.8	7.4	14.5	17.5	22	31	39	57	78	99
75'-100'	4.4	6.7	13.2	16	20	28	36	53	72	91
100'-150'	4.1	6.2	12	14.7	18	26	33	48	66	83
150'-250'	3.6	5.4	10.5	12.8	16	22	29	42	57	72
250'-350'	3.1	4.8	9.3	11.3	14.1	19	26	37	51	64
350'-550'	2.8	4.2	8.3	10.1	12.5	17.5	23	33	45	57
550'-750'	2.5	3.8	7.4	9.0	11.3	15.8	21	30	41	53
750'-1000'	2.3	3.5	6.8	8.3	10.3	14.5	19	27	37	47
over 1000'	2.2	3.4	6.6	8.0	10.0	14.0	18	26	36	46

(2) The allowable area of glass, other than regular plate and sheet, used in exterior walls shall not exceed the areas obtained by multiplying the areas in Table 35-E by the following factors:

TEMPERED SAFETY GLASS	4.0
INSULATING (double glazed)	1.5
ROUGH ROLLED PLATE	1.0
LAMINATED	0.6
WIRED GLASS	0.5
SANDBLASTED OR ETCHED	0.4

An etched trademark or label not exceeding two square inches in area shall not be construed to classify the entire sheet as being etched.

(3) Corrugated glass and other special glass shall be limited to spans determined by analysis and test to resist the loads set forth in Chapter 23 based on fiber stresses not exceeding 4000 psi.

(4) Glass block shall be limited as set forth in Section 2704.

(b) **CONSTRUCTION DETAILS:** (1) Each lite of fixed glass more than 3 feet in width shall have 2 setting blocks or suspension clamps made of lead or other approved material.

(2) Fixed glass lites shall be set in non-corrosive metal frames or in frames of other non-corrosive material where substantiated by load test, except that glass not exceeding 32 square feet in area in one or two story buildings of Group G, H and I Occupancy and glass not exceeding 15 square feet in area in buildings of other Occupancies, may be set in wood members provided the adequacy and durability of such wood setting members are demonstrated to the satisfaction of the Building Official.

(3) Wood shall have been treated with an approved preservative as set forth in Paragraph 2913.2 (a).

(4) Attachment shall be as set forth in Section 2306 and shall be corrosion-resistant.

(5) Glass in fixed lites shall be securely and continuously supported at the perimeter of each sheet unless the design is based on one or more unsupported edges. Supporting members such as division bars and mullions shall be designed by rational analysis to support the wind pres-

sures set forth in Chapter 23. Supporting bars shall be attached at the ends to resist the loads set forth in Section 2306.

(6) The depth of the glazing rabbet and depth of engagement in the rabbet, for fixed glass, shall be based on consideration of the dimensional reduction due to deflection and the dimensional changes due to temperature.

(c) **SAFEGUARDS: (1)** Where there is a drop of four feet or more on the far side of a fixed glazed panel 24 inches or more in width, the bottom of which is less than 36 inches above the near side walking surface, safeguards as set forth in Section 516 of this Code shall be provided.

(2) Where there is a drop of less than four feet on opposite sides of a fixed glazed panel 24 inches or more in width, safeguards shall be provided where persons might walk into or through such glazing, as follows:

(aa) Glazing which is etched, translucent or otherwise made apparent.

(bb) An opaque bulkhead not less than 18 inches higher than the upper level.

(cc) A planter with plantings not less than 18 inches higher than the upper level.

(dd) Safety glazing with a single horizontal bar of handrail strength requirements located not more than 36 inches above the upper level.

(3) Fixed glazed panels located adjacent to doors shall be of safety-glazing unless:

(aa) Such panels are less than 24 inches in width.

(bb) Such panels are not more than 48 inches in height and in openings the bottom of which is 24 inches or more above the walking surface.

(4) A solar screen may serve as a safeguard where such screen complies with the strength requirements of a railing.

3508.3 DOORS AND OPERATIVE WINDOWS IN EXTERIOR WALLS: (a) DESIGN AND APPROVAL: (1) The design and approval of sliding doors, swinging doors and operative windows in exterior walls, including the supporting members, shall be based on the proposed use-height above grade in accordance with Chapter 23 of this Code.

(2) Where more than one-half of the area of such doors and windows is glazed, the design and approval shall be supported by tests simulating, as nearly as practicable, the conditions of use at the proposed height above grade.

(3) Maximum glass sizes shall comply with TABLE 35-E herein.

(4) Swinging doors of glass, in exterior walls, without continuous frames shall be of fully tempered glass only, and shall be not less than one-half inch in thickness.

(5) Glazing in sliding and in swinging doors shall be safety-glazing where the glazed panel is more than 18 inches in width and more than 48 inches in height.

(6) Doors shall be designed to be readily operative without contact with the glass.

(b) TESTS: (1) Operative window and door assemblies shall be tested in accordance with Section 3 of the American National Standards Institute (ANSI) specifications A134.1, for aluminum windows, and A134.2, for aluminum sliding glass doors, and the forced entry requirements of the Architectural Aluminum Manufacturers Association (AAMA) Standards 1302.3 and 1303.3, as set forth in Section 402 of this Code and as set forth herein.

(2) Such assemblies with permanent muntin bars shall be tested with muntin bars in place.

(3) Such assemblies shall be installed in accordance with the conditions of test and approval.

(4) (aa) Test loads for outward, or suction, pressures shall be equal to the velocity pressures for the appropriate height, in accordance with TABLE 23-B in Chapter 23 of this Code, and as modified by the appropriate shape factor set forth in Sub-sub-paragraph 2306.3 (b) (1) (bb) therein without other modification.

(bb) Test loads for inward pressures shall be equal to the velocity pressures for the appropriate height, in accordance with TABLE 23-B in Chapter 23 of this Code, and as modified by the appropriate shape factor set forth in Sub-sub-paragraph 2306.3 (b) (1) (bb) therein, and as further modified by a factor of 1.5.

(5) Comparative analysis of operative windows and glazed doors may be made provided the proposed unit:

(aa) Shall always be compared with a tested and currently approved unit.

(bb) Varies only in width, height and/or load requirements.

(cc) Shall not exceed 100% of the proportional deflection or fiber stress of the intermediate members of the approved unit.

(dd) Shall conform as to extruded members, reinforcement and in all other ways with the tested approved unit.

(ee) Shall not exceed 100% of the concentrated load at the juncture of the intermediate members and the frame of the approved unit.

(ff) Shall not permit more air and water infiltration than the approved unit based on the height above grade.

(6) Pass-through windows for serving from a single-family kitchen, where protected by a roof overhang of five feet or more, shall be excepted from the requirements of the water infiltration test.

(c) SAFEGUARDS: Operative windows shall be protected as follows: **(1)** Where there is a drop of more than four feet on the far side of such windows and the sill is less than 36 inches above the near side walking surface, safeguards shall be provided to prevent the fall of persons when such windows are open, as set forth in Section 516 of this Code, except:

(aa) Where the vent openings are 12 inches or less in least dimension and are restricted in operation to reject objects as required for safeguards in Paragraphs 516.2 (d) and (e) of this Code.

(bb) Slats or grill work constructed to comply with the Standard OSHA-1910, set forth in Sub-section 516.1 of this Code, or other construction approved by the Building Official, may be provided in lieu of other safeguards.

(cc) Where the near side of such windows is less than four inches above the floor and falling objects could present a hazard, toeboards may be required as provided in the Standard OSHA-1910 set forth in Sub-section 516.1 of this Code, or an approved alternate design.

(2) Where the drop from such windows is four feet or less, the following may be used in lieu of other safeguards:

(aa) A barrier such as a planter, fixed bench or similar construction arrangement.

(bb) In single-family residences, a natural barrier such as shrubbery.

3508.4 INTERIOR LOCATIONS: (a) Swinging or sliding doors of glass without a continuous frame shall be of only fully tempered glass not less than $\frac{3}{8}$ inch in thickness.

(b) The glazing in sliding and swinging doors, including shower or tub enclosures, shall be safety glazing.

(c) The glazing in fixed panels adjacent to paths of egress shall comply with Paragraph 3508.1 (f) herein.

(d) Glass shall not be solid painted or otherwise concealed where such painted glass may be mistaken for other construction materials.

(e) Mirrors more than 9 square feet in area shall be directly secured to supports and shall not be hung.

3508.5 SAFETY GLAZING: (a) Safety-glazing, where required, shall be as set forth in this Sub-section.

(b) Safety-glazing shall comply with the Standard set forth in Paragraph 3508.1 (c) for transparent and obscure safety-glazing materials and plastic glazing shall in addition comply with the specifications of Paragraph 3508.5 (c).

(c) Plastics, with or without reinforcing or acrylic modifiers shall comply with Section 3505 herein and consideration of dimension reduction caused by deflection and/or dimensional instability of the materials shall be given in the determination of the depth of the glazing rabbet and engagement of the plastic in the rabbet. Plastics shall be limited to spans determined by analysis and test to resist the loads set forth in Chapter 23.

(d) Glass louvered doors need not be safety-glazed.

3509 GLASS VENEER

Glass veneer shall be as set forth in this section.

3509.1 DIMENSION: Glass-veneer units shall be not less than 11/32 inch in thickness. No unit shall be larger in area than ten square feet where 15 feet or less above the grade directly below, nor larger than six square feet where more than 15 feet above the grade directly below.

3509.2 ATTACHMENT: Every glass-veneer unit shall be attached to the backing with approved mastic cement and corrosion-resistant ties and shall be supported upon shelf angles.

(a) Where more than six feet above grade, veneer shall be supported by shelf angles; and ties shall be used in both horizontal and vertical joints.

(b) Below a point six feet above grade, glass veneer shall rest on shelf angles. Veneering shall not be supported on construction which is not an integral part of the wall, and over sidewalks shall be supported on a shelf angle not less than one-fourth inch above grade.

(c) All edges of glass veneer shall be ground.

3509.3 MASTIC: (a) The mastic shall cover not less than one-half of the area of the unit after the unit has been set in place and shall be neither less than one-fourth inch nor more than one-half inch in thickness.

(b) The mastic shall be insoluble in water and shall not lose its adhesive qualities when dry.

(c) Absorbent surfaces shall be sealed by a bonding coat before mastic is applied. The bonding coat shall be cohesive with the mastic.

(d) Glass-veneer surfaces to which mastic is applied shall be clean and uncoated.

(e) Space between edges of glass veneer shall be filled uniformly with an approved type pointing compound.

3509.4 SHELF ANGLES AND TIES: (a) Shelf angles shall be of corrosion-resistant material capable of supporting four times the weight of the supported veneer. The shelf angles shall be spaced vertically in alternate horizontal joints, but not more than three feet apart. Shelf angles shall be secured to the wall at intervals not exceeding two feet with corrosion-resistant bolts not less than one-fourth-inch diameter. Bolts shall be set in masonry and secured by lead shields.

(b) Ties shall be of corrosion-resistant metal as manufactured especially for holding glass-veneer sheets to masonry surfaces. There shall be not less than one such approved tie for each two square feet of veneer surface.

3509.5 BACKING: Exterior glass veneer shall be applied only upon masonry, concrete or stucco.

3509.6 EXPANSION JOINTS: Glass veneer units shall be separated from each other and from adjoining materials by an expansion joint at least one-sixteenth in thickness. There shall be at least one-sixty-fourth-inch clearance between bolts and the adjacent glass.

3510 GYPSUM BOARD PRODUCTS AND ACCESSORY ITEMS

3510.1 GENERAL: (a) Gypsum wallboard products and related items and accessories, to be used with or without the addition of plaster for partitions, walls and ceilings, shall be as set forth in this Section.

(b) Where required to be fire-resistant such assemblies shall also comply with Chapter 37.

3510.2 STANDARDS: The following Standards are adopted as set forth in Section 402:

(a) Standard Specification for the Application and Finishing of Gypsum Wallboard, ANSI A97.1.

(b) Specifications for Gypsum Wallboard, ASTM C36.

(c) Specification for General Requirements for Zinc-Coated (Galvanized) Steel Sheets, by the Hot-Dip Process, ASTM A525.

(d) Specification for Light-Gage Steel Studs, Runners, and Rigid Furring Channels, ASTM C645.

(e) Specifications for Joint Treatment Materials for Gypsum Wallboard Construction, ASTM C475.

3510.3 GYPSUM WALLBOARD: (a) The gypsum wallboard shall comply with the standard set forth in Paragraph 3510.2 (a) and single or multiple system combination shall be not less than one-half inch in thickness.

(b) The span between supports for gypsum wallboard shall be not more than 24 inches for ½-inch thick and ¾-inch thick wallboard.

(c) Gypsum wallboard used in fire-rated assemblies shall be of a type for which test ratings are available.

3510.4 WOODSTUDS AND WOOD CEILING SUPPORTS: Wood studs and wood ceiling supports shall comply with Chapter 29 herein.

3510.5 STEEL STUDS, CEILING SUPPORTS, TRACK RUNNERS: (a) Steel studs and runners shall be of channel or "c" shape type, not less than 25 gauge and hot dipped galvanized.

(b) The unsupported height of partitions shall comply with the loads and deflections set forth in Sub-section 2303.5 and where wallboard is suitably attached, the composite action may be accounted for in the design.

(c) Steel ceiling supports shall comply with Sub-section 3502.5 herein.

(d) Steel studs, track runners and ceiling supports shall comply with the Standard set forth in Paragraph 3510.2 (c) herein and where required for fire resistance, shall conform to the materials and conditions of approval based on standard tests as set forth in Chapter 37 herein.

3510.6 ATTACHMENTS: (a) Attachment shall be as set forth herein and for fire-rated assemblies shall also conform to the material and conditions of the assembly tested.

(b) (1) Attachment to wood supporting members shall conform to the Standard set forth in Paragraph 3510.2 (a) herein.

(2) Nails and screws attaching gypsum wallboard shall, without substantially fracturing the surface paper, be driven below the surface and spotted with finishing joint compound.

(c) Attachment to metal members shall be as follows:

(1) Gypsum wallboard shall be attached to metal members by self-drilling, self-tapping sheet metal screws.

(2) The spacing of screws attaching gypsum wallboard to metal studs and runners shall be not more than 12 inches on centers.

(3) Screws for attaching gypsum wallboard to metal studs shall be not less than ¾ inches long for ½-inch wallboard nor one inch long for ¾-inch wallboard.

(4) Screws attaching gypsum wallboard shall be driven below the surface and spotted with finishing compound.

(5) Runners shall be fastened to the ceiling, contiguous walls and partitions and to the floor at intervals not exceeding 24 inches on centers. Such attachment may be by nails penetrating the base material not less than 3/8 inch or by self-drilling, self-tapping sheet metal screws attaching metal to metal.

3511 SUSPENDED AND FURRED CEILINGS

3511.1 Lath and plaster ceilings shall be as set forth in this Chapter.

3511.2 Suspended and furred ceilings, other than lath and plaster, where providing fire protection shall comply with Sub-section 3705.5 of this Code.

3511.3 Suspended and furred ceilings other than lath and plaster shall be suspended and supported in conformance with the conditions of fire-tests or, if not tested, as recommended by the manufacturer or as required for structural stability.

3512 OTHER MATERIALS

3512.1 WOOD: (a) Wood and wood-products used for wall claddings shall comply with Chapter 29 of this Code.

(b) Wood and wood-products used for wall cladding as non-structural exterior trim, fascia and soffits on buildings of Type I, Type II and Type III Construction may be used provided such materials comply with Sub-section 1812.5 of this Code.

3512.2 ASPHALT SHINGLES: Asphalt shingles shall be applied only to solid wood sheathing and shall be tin-capped and spot-stuck, as set forth in Chapter 34 of this Code.

3512.3 ROLL SLATE OR FELT: Roll slate or felt shall be applied only to solid wood sheathing and shall be secured by nailing, as set forth in Chapter 34 of this Code.

3512.4 METAL SHINGLES: Metal shingles shall be applied only to solid wood sheathing and shall be secured as set forth in Chapter 34 of this Code.

3512.5 STEEL SIDING: Steel siding shall be designed and applied as set forth in Sub-section 2809.5 of this Code.

3512.6 ALUMINUM SIDING: Aluminum siding shall be designed and applied as set forth in Chapter 30 of this Code.

3512.7 VENEERS: Masonry veneers shall be applied as set forth in Chapter 27 of this Code.

3512.8 COMBUSTIBLE MATERIALS: Combustible materials and fire-resistive characteristics of all materials shall be regulated as otherwise required by this Code for the "Group of Occupancy" or "Type of Construction," or as "Interior Finishes" in Section 3708 of this Code.

3512.9 OTHER MATERIALS: Other materials and assemblies shall be classified by the Building Official as one described in this Code and shall comply with the requirements of loading or fire resistance herein required.

3513 STORM SHUTTERS

3513.1 Storm shutters are not herein required but where provided shall be designed and constructed to prevent contact with glass or glass-supporting division bars and frames except those specifically designed to receive the load of storm shutters, and shall be designed to resist the wind pressures set forth in Section 2306 of this Code by methods admitting of rational analysis based on established principles of design.

3513.2 Deflection shall not exceed the limits set forth in Sub-section 2301.3 of this Code.

CHAPTER 36
OCCUPANCY OF PUBLIC
AND RESTRICTED PROPERTY

- 3601 GENERAL**
- 3602 TEMPORARY OCCUPANCY**
- 3603 PERMANENT OCCUPANCY**
- 3604 RESTRICTED AREAS**

3601 GENERAL

The occupancy of public and restricted property shall be permitted only in conformity with the provisions of this Chapter, and the right to occupy public property shall be subject to revocation on 30-days' notice to the owner of any building or accessory which in any way occupies such property. The owner shall be responsible for the maintenance of or damage caused by projections over public property.

3602 TEMPORARY OCCUPANCY

3602.1 GENERAL: No building materials, equipment, machinery, storage sheds, job offices, debris or any other temporary requirement or result of building operations or demolition shall be placed upon any streets, alleys, or sidewalks, except as provided in this Section and in Chapter 33.

3602.2 STREETS: (a) Building materials, equipment, debris, and job offices, in connection with new construction or demolition, may be placed upon the street in front of a building in the course of construction, alteration or demolition, as provided in Paragraph 301.2 (a). The maximum width of such occupied space shall not exceed one-third of the width of the street, measured between curbs, except as temporary closing of streets may be otherwise permitted.

(b) Materials, placed on streets, shall not obstruct any fire-hydrant, fire-alarm box, manhole or catch basin and shall be so placed, or such arrangements shall be made, that the flow of water in gutters shall not be restricted.

3602.3 SIDEWALKS: Sidewalks may be occupied for purposes in connection with construction, alterations, or demolition, provided that there shall be a temporary sidewalk, properly guarded and not less than five feet wide, constructed in the outer portion of the street area permitted for such occupancy in Paragraph 3602.2 (a), and provided further that sidewalks shall be protected by sheds or fences as specified in Chapter 33.

3602.4 ALLEYS: Alleys, or any portion thereof, shall not be occupied for purposes in connection with construction, alterations or demolition: except that the use of all or a portion of any alley may be permitted for limited periods of times as provided in Paragraph 301.2 (a).

3602.5 MISCELLANEOUS REQUIREMENTS: Public property such as sidewalks and pavements shall be protected from damage incident to construction work or shall be repaired or replaced as required in Section 306.

3603 PERMANENT OCCUPANCY

3603.1 SIGNS: Signs shall not be permitted to extend over public property except as specified in Chapter 42.

3603.2 AWNINGS: Awnings shall not be permitted to extend over public property except as specified in Chapters 43 and 44.

3603.3 MARQUEES: Marquees shall not be permitted to extend over public property except as follows:

(a) Marquees shall be constructed entirely of incombustible material.

(b) Marquees shall be supported entirely from the building and shall not be used for human occupancy.

(c) No part of a marquee or appendage thereto shall project more than nine feet over public property, nor be less than nine feet above the sidewalk, nor extend closer than 18 inches to the curb line, nor shall the vertical overall depth exceed 5 feet.

(d) The roof of a marquee shall be sloped to downspouts which shall conduct the water under the sidewalk to the gutter.

(e) Marquees shall be designed for unit loads as specified in Chapter 23.

3603.4 DOORS AND WINDOWS: Ground floor doors and windows, including screen doors, either fully opened or when opening, shall not project over public property. Doors required to swing in the direction of egress from a building shall be recessed to comply with this limitation.

3603.5 PIPES AND SERVICE EQUIPMENT: (a) Pipes shall not project over public property except as follows:

(1) The downspout from a marquee shall project not more than four inches.

(2) A service conduit and a weatherhead more than ten feet above a sidewalk may project a reasonable distance.

(b) Siamese connections to standpipes shall be recessed and shall not project over public property.

(c) Meters and piping shall not extend over public property.

3603.6 ARCHITECTURAL ORNAMENTATIONS AND OTHER PROJECTIONS: Architectural ornamentations and other projections not otherwise specifically regulated herein may occupy public property when complying with all of the following requirements:

(a) Such projections shall comply with all applicable zoning regulations.

(b) Such projections shall be not less than 9 feet above the grade below.

(c) Such projection shall not exceed closer than 18 inches to the curb line.

(d) Such projections shall be constructed of incombustible materials.

(e) Drainage of a projection of two feet or more shall be carried in downspouts under the sidewalk to the curb gutter except that where the roof of such projection is not more than 12 feet above the sidewalk nor more than four feet projection the drainage may be back to the building and off the end projection adjacent to the building but shall not be drained off the street edge thereof.

3603.7 FOUNDATIONS: Foundations of buildings may project on public property, provided such projection shall not exceed six inches into a public street nor six inches into an alley.

3603.8 EXCEPTION: Where, in this Code, reference is made to a required or minimum vertical distance above public property, such distance is measured from the sidewalk immediately below the projection. Where no such sidewalk is intended and vehicular traffic is permitted adjacent to the building, the minimum vertical clearance shall be not less than 14 feet at any point.

3604 RESTRICTED AREAS

3604.1 GENERAL: Where there is conflict between the set back areas required by zoning regulations and court areas required by this Code for light, ventilation, fire protection, or paths of egress, the more restrictive provision shall apply.

3604.2 COURT AREAS: (a) EXIT COURTS: Court areas, for the purpose of providing paths of egress, shall be unobstructed for their required width to a height of eight feet.

(b) LIGHT AND VENTILATION: Court areas, for the purposes of light and ventilation, shall be unobstructed for their required width from the lowest required point to the sky; except that sills, belt courses, cornices, eaves and similar horizontal projection may extend into such required widths not to exceed 12 inches for buildings which are three stories or more in height nor more than 18 inches for buildings less than three stories in height.

**PART VIII
FIRE-RESISTIVE STANDARDS AND PROTECTION**

CHAPTER 37

FIRE RESISTIVE STANDARDS

- 3701 GENERAL**
- 3702 FIRE-RESISTIVE MATERIALS**
- 3703 PROTECTION FOR STRUCTURAL MEMBERS**
- 3704 WALLS AND PARTITIONS**
- 3705 FLOORS AND ROOFS**
- 3706 FIRE-RESISTIVE ASSEMBLIES FOR
PROTECTION OF OPENINGS**
- 3707 FIRE-RETARDANT ROOF COVERINGS**
- 3708 INTERIOR FINISHES**
- 3709 INSULATING MATERIALS**

3701 GENERAL

3701.1 GENERAL: (a) Materials of construction and assemblies or combinations thereof shall be classified for fire-resistive, fire-retardant or flame-spread purposes in terms of performance in authoritative tests made by a recognized laboratory in accordance with the Standards set forth herein.

(b) (1) For the purpose of determining the degree of fire resistance afforded, some materials and assemblies are listed in this Chapter and shall be assumed to have the fire resistance set forth herein.

(2) Other material and assemblies not listed herein and for which results of standard tests are available shall be given the rating based on such tests.

(3) Other materials or assemblies not listed herein and for which standard tests are not available shall be given ratings by the Building Official based on reasonable interpolation or interpretation of ratings herein set forth and/or performance in standard tests.

(4) Where no previous fire-resistive standard has been established and where the Building Official is unable to make an interpolation or interpretation of fire-resistivity, the assembly shall be submitted to the Board of Rules and Appeals for interpretation.

3701.2 STANDARDS: The following Standards are hereby adopted as set forth in Section 402. (a) Standard for the Installation of Air Conditioning and Ventilating Systems (Non-residential), NFPA 90A.

(b) Standard Methods of Fire Tests of Building Construction Materials, ASTM E119, also referred to as "Standard Fire Test."

(c) Standard Method of Fire Tests for Door Assemblies, ASTM E152.

(d) Standard for Tin-Clad Fire Doors and Shutters, UL 10A.

(e) Standard Specification for Fire Tests of Window Assemblies, ASTM E163.

(f) Standard for Fire Doors and Windows, NFPA 80.

(g) Standard for Smoke Detectors for Fire Protective Signaling Systems, UL 168.

(h) Fire Protection Equipment List of UL Inc.

(i) Building Materials List of UL Inc.

(j) Standard Method of Test for Surface Burning Characteristics of Building Materials, ASTM E84.

(k) Method of Test for Determining Non-combustibility of Elementary Materials, ASTM E136.

(l) Design Data - Fire Resistance/Sound Control, GA, but for the fire-resistive values only of assemblies to supplement Tables 37-A, 37-B and 37-C.

(m) Factory Mutual System Approved Guide but only that portion entitled Building Materials and Construction, FMEC.

(n) Fire Resistive Index of UL, Inc.

3702 FIRE-RESISTIVE MATERIALS

3702.1 GENERAL: The fire resistivity of materials of construction or assemblies shall be as set forth in this Chapter or acceptable under the provisions or Standards set forth in Section 3701.

3702.2 CONCRETE: (a) Concrete shall be as set forth in Chapter 25 and have a 28-day strength of not less than 2500 psi.

(b) Grade A concrete is made with aggregates such as limestone, calcareous gravel, trap rock, slag, expanded clay, shale, slate or any other aggregates possessing equivalent fire-resistive properties.

(c) Grade B concrete is all concrete other than Grade A concrete and includes concrete made with aggregates containing more than 40 percent quartz, chert, or flint.

(d) Pneumatically-placed concrete without coarse aggregate shall be classified as Grade A or B concrete in accordance with the aggregate used.

3702.3 MASONRY: Masonry shall be as set forth in Chapter 27 and shall be laid in lime-cement or Portland-cement mortar; except gypsum tile shall, and clay tile may, be laid in gypsum mortar when not exposed to the weather. Masonry shall be bonded by breaking joints in successive courses.

3702.4 LATH: (a) Gypsum lath shall be as set forth herein and in Chapter 35.

(b) Metal lath shall be as set forth herein and in Chapter 35.

3702.5 PLASTER: (a) Plaster shall be as set forth herein and in Chapter 35. Thickness of plaster is measured from the face of the plaster base; except that with metal lath, it is measured from the back of the lath unless otherwise stated. The usual one-sixteenth-inch white or finish coat may be included in the required plaster thickness.

(b) Pneumatically-placed stucco shall be rated as Portland-cement plaster.

3703 PROTECTION FOR STRUCTURAL MEMBERS

3703.1 THICKNESS OF PROTECTION: (a) Fire-resistive structural members shall have the ratings set forth in Table 37-A and as further provided in this Section or shall be rated as set forth in Sub-section 3701.1.

(b) The figures shown shall be net thickness of the protecting materials and shall not include any hollow space, back of the protection.

3703.2 UNIT-MASONRY PROTECTION: Unit masonry for the protection of girders and columns shall have metal ties embedded in each transverse joint, where joints are more than 16 inches apart, and shall be spaced not more than 16 inches in other cases. Soffit-tile protecting beam and girder flanges shall be tied to the flange. Ties shall have a cross-sectional area equal to that of No. 8-gage wire.

3703.3 REINFORCEMENT FOR CAST-IN-PLACE PROTECTION: Cast-in-place concrete protection for steel columns shall be reinforced at the edges of such members with wire ties of not less than 0.18 inch in diameter wound spirally around the columns on a pitch of not more than eight inches.

3703.4 EMBEDMENT OF PIPES: Conduits and pipes shall not be embedded in required fire protection of structural members.

3703.5 COLUMN JACKETING: Where the fire-resistive covering on columns and other exposed structural members is exposed to injury from moving vehicles, the handling of materials, or by other means, it shall be jacketed with an adequate covering to a minimum height of six feet above the floor except, that where headroom is physically limited to seven feet six inches, such jacketing shall extend to a minimum height of two feet six inches above the floor.

3703.6 CEILING PROTECTION: (a) (1) Where a ceiling is used to provide fire-protection for floors or roofs of incombustible construction, the construction, supporting beams, girders and columns need not be individually fire-protected.

(2) **EXCEPTION:** Where such beams, girders and columns support loads from more than one floor, roof, or contributory area exceeding 2,000 square feet, such members shall be individually protected.

(b) (1) Such ceilings shall be continuous but may have openings for incombustible pipes, ducts and electrical outlets provided the area of such pipes, ducts and electrical outlets aggregate not more than 100 square inches in 100 square feet of ceiling area and provided the spaces above such ceilings are divided into areas not exceeding 10,000 square feet.

(2) Plenums and other ceilings shall comply with the requirements of Sub-section 1805.3.

(c) All openings for light fixtures and ceiling diffusers or other devices in ceilings where the aggregate area of all openings exceed that set forth in Paragraph (b) above shall be protected in a manner that will provide the same rating as the ceiling and the manner of protection shall be based on the results of fire tests.

(d) The material of construction of draft stops shall be as set forth in Type of Construction.

3703.7 ATTACHED METAL MEMBERS: The edges of lugs, brackets, rivets, and bolt heads attached to structural members may extend to within one inch of the surface of the fire protection.

3703.8 REINFORCED CONCRETE: Thickness of protection for concrete reinforcement shall be measured to the outside of the reinforcement, except that stirrups and ties may project not more than one-half inch into the protection.

3703.9 STEEL STUDS AND JOISTS: Steel studs and joists are not required to have individual protection when part of an assembly which has a fire-resistive rating.

3703.10 PRESTRESSED CONCRETE MEMBERS: (a) For members having a single tendon or more than one tendon installed with equal concrete cover measured from the nearest surface, the cover shall be not less than that set forth in Table No. 37-A.

(b) For members having multiple tendons installed with variable concrete cover, the average tendon cover shall be not less than that set forth in Table No. 37-A provided:

(1) The clearance from each tendon to the nearest exposed surface is used to determine the average cover.

(2) In no case can the clear cover for individual tendons be less than one-half of that set forth in Table No. 37-A. A minimum cover of three-fourths inch for slabs and one inch for beams is required for any aggregate concrete.

(3) For the purpose of establishing a fire-resistive rating, tendons having a clear cover less than that set forth in Table No. 37-A shall not contribute more than 50 percent of the required ultimate moment capacity of the member. For structural design purposes, however, tendons having a reduced cover are assumed to be fully effective.

3703.11 PIPE COLUMNS: In buildings not exceeding one story in height and 10,000 square feet in area where fire-resistive protection not exceeding one hour is required, concrete-filled pipe columns will be accepted in lieu of the required one-hour rating provided such pipes are filled with 2500 psi concrete, have wall thicknesses not less than 0.237 inch, are a minimum 4 inch inside diameter and are provided with pressure relief holes as set forth in Section 2806.

3703.12 STRUCTURAL STEEL COLUMNS: (a) Fire protection may be omitted from the bottom flange of lintels spanning not over six feet, shelf angles, or plates that are not a part of the structural frame.

(b) Where structural steel columns required by this Code to be fire-protected are enclosed within walls or partitions, the required fire-resistive protection for such steel columns shall be provided for the full vertical length of such columns.

(c) Where structural steel, concrete filled pipe columns are enclosed within a wall or partition of one-hour fire-resistive rating which is of incombustible materials, the assembly will be accepted as one-hour fire protection for the structural pipe column.

3704 WALLS AND PARTITIONS

3704.1 GENERAL: Fire-resistive walls and partitions shall have the ratings set forth in Table 37-B or shall be rated as set forth in Sub-section 3701.1.

3704.2 COMBUSTIBLE MEMBERS: (a) Combustible members framed into a wall shall be protected at their ends by not less than one-half the required fire-resistive thickness of such wall.

(b) Materials, excluding pipe and conduit, may be attached to or placed between the studs under the required wall claddings and, where such wall or partition is required to be of incombustible materials or have a fire-resistive rating of more than one-hour, such material shall be incombustible.

3705 FLOORS AND CEILINGS

3705.1 GENERAL: Fire-resistive floors or ceilings shall have the ratings set forth in Table 37-C and as further provided in this Section or as set forth in Sub-section 3701.1.

3705.2 FLOORS: Fire-resistive floors shall be continuous, except as follows:

(a) (1) Isolated pipes, conduits, sleeves and electrical outlets of approved materials not exceeding 20 square inches in cross-sectional area may be installed within or through fire-resistive floor systems and through concrete slabs without enclosure provided the sealing requirements set forth in Paragraph 1807.2 (c) of this Code are met to preserve the integrity of such systems and slabs.

(2) The provisions of this Section shall not apply where installations are in accordance with the results of tests conducted under the requirements of the Standards set forth in Sub-section 3701.2 of this Code.

(3) Ventilating ducts shall comply with Section 4103 of this Code and need not be enclosed provided the requirements set forth in Paragraph 1807.2 (d) of this Code are met to prevent the passage of fire and smoke.

3705.3 ROOFS: Fire-resistive roofs may have the same openings as set forth for floors and may contain other openings as otherwise set forth in this Code.

3705.4 CEILINGS: (a) Where a ceiling of lath and plaster as approved for one-hour fire-resistive construction, as specified in this Chapter, is used below slabs or structural members not otherwise required to be protected by such a ceiling, the required thickness of slab and fire protection of structural members may be reduced one-half inch; but in no case shall the slab thickness be less than two inches.

(b) In one-hour fire-resistive construction, the ceiling may be omitted over unusable space and flooring may be omitted where unusable space occurs above.

(c) The rating of assemblies herein approved for floor assemblies will be accepted as ratings for roof construction assemblies where roofing is substituted for the finish floor of such tested assembly.

3705.5 OTHER FIRE-RESISTIVE AND SUSPENDED CEILINGS: (a) Suspended ceiling tile or board shall comply with Section 3708 or be incombustible or fire-resistive as set forth herein.

(b) Suspended ceiling tile or board providing required fire protection shall be as follows:

(1) All tiles or boards or units shall be attached to the supporting runners to resist uplift.

(2) Where the area of a suspended ceiling required to be fire-resistive exceeds 100 square feet, methods to resist uplift forces on the entire suspended system shall be provided for each 64 square feet of ceiling.

TABLE No. 37-A
MINIMUM PROTECTION OF STRUCTURAL PARTS BASED ON TIME PERIODS FOR
VARIOUS INCOMBUSTIBLE INSULATING MATERIALS

Structural Parts To Be Protected	Item Number	Insulating Material Used	Minimum Thickness of Insulating Material for Following Fire-Resistive Periods (In Inches)			
			4 Hr.	3 Hr.	2 Hr.	1 Hr.
Steel Columns and All Members of Primary Trusses	1	Grade A concrete, members 6" x 6" or greater (not including sandstone, granite, and siliceous gravel). ¹	2½	2	1½	1
	2	Grade A concrete, members 8" x 8" or greater (not including sandstone, granite, and siliceous gravel). ¹	2	1½	1	1
	3	Grade A concrete, members 12" x 12" or greater (not including sandstone, granite and siliceous gravel). ¹	1½	1	1	1
	4	Grade B concrete and Grade A concrete excluded above, members 6" x 6" or greater. ¹	3	2	1½	1
	5	Grade B concrete and Grade A concrete excluded above, members 8" x 8" or greater. ¹	2½	2	1	1
	6	Grade B concrete and Grade A concrete excluded above members 12" x 12" or greater. ¹	2	1	1	1
	7	Clay or shale brick with brick and mortar fill. ¹	3¾	—	—	2¼
	8	4" Hollow clay tile in two 2" layers; ½" mortar between tile and columns; ¾" metal mesh (wire diameter — .046") in horizontal joints; tile fill. ¹	4	—	—	—
	9	2" Hollow clay tile; ¾" mortar between tile and column; ¾" metal mesh (.046" wire diameter) in horizontal joints; Grade A concrete fill; plastered with ¾" gypsum plaster.	3	—	—	—

TABLE No. 37-A (Continued)

Trusses (Cont'd)
Steel Columns and All
Members of Primary
Trusses

10	2" Hollow clay tile with outside wire ties (.08" diameter) at each course of tile or 3/8" metal mesh (.046" diameter wire) in horizontal joints; Grade A concrete fill extending 1" outside column on all sides.	—	—	3	—
11	2" Hollow clay tile with outside wire ties (.08" diameter) at each course of tile with or without Grade A concrete fill; 3/4" mortar between tile and column.	—	—	—	2
12	Solid gypsum blocks with woven wire mesh ¹ in horizontal joints, laid with 1" mortar on flanges ¹ and plastered with 1/2" gypsum plaster.	2 1/2	2 1/2	—	—
13	Hollow gypsum blocks with 7/8" wide No. 12 gauge metal clamps and woven wire mesh ² in horizontal joints. PL denotes 1/2" gypsum plaster.	3 1/2 PL	3 1/2 PL	3	3
14	Wood-fibered gypsum plaster poured solid (reentrant space filled), and reinforced with 4" x 4" x No. 14 gauge wire mesh.	2	1 1/2	1	1
15	Portland cement plaster over metal lath wire tied to 3/4" cold-rolled vertical channels with No. 18 gauge wire ties spaced 3" to 6" on center. Plaster mixed 1:2 1/2" by volume, cement to sand.	—	—	2 1/2 ³	7/8
16	Vermiculite concrete, 1:4 mix by volume over paper-backed wire fabric lath wrapped directly around column with additional 2" x 2" No. 16/16 gauge wire fabric placed 3/4" from outer concrete surface. Wire fabric tied with No. 18 gauge wire spaced 6" on center for inner layer and 2" on center for outer layer.	2	—	—	—

TABLE No. 37-A (Continued)

Steel Columns and All Members of Primary Trusses (Cont'd)	17	Perlite or vermiculite gypsum plaster over metal lath wrapped around column and furred 1½" from column flanges. Sheets lapped at ends and tied at 6" intervals with No. 18 gauge tie wire. Plaster pushed through to flanges.	1½	1	—	—
	18	Perlite or vermiculite gypsum plaster over self-furring metal lath wrapped directly around column, lapped 1" and tied at 6" intervals with No. 18 gauge wire.	1¾	1¾	1	—
	19	Perlite or vermiculite gypsum plaster on metal lath applied to ¾" cold-rolled channels spaced 24" apart vertically and wrapped flatwise around column.	1½	—	—	—
	20	Perlite or vermiculite gypsum plaster over 2 layers of ½" plain full-length gypsum lath applied tight to column flanges. Lath wrapped with 1" hexagonal mesh of No. 20 gauge wire and tied with doubled No. 18 gauge wire ties spaced 23" on center. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2½ cubic feet of aggregate for the three-hour system.	2½	2	—	—
	21	Perlite or vermiculite gypsum plaster over one layer of ½" plain full-length gypsum lath applied tight to column flanges. Lath tied with doubled No. 18 gauge wire ties spaced 23" on center and scratch coat wrapped with 1" hexagonal mesh No. 20 gauge wire fabric. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2½ cubic feet of aggregate.	—	2	—	—

TABLE No. 37-A (Continued)

Steel Columns and All Members of Primary Trusses (Cont'd)	22	Perlite or vermiculite gypsum plaster over 3/8" perforated gypsum lath applied tight to column flanges and tied with doubled No. 18 gauge wire ties spaced 15" on center. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2 1/2 cubic feet of aggregate for the two-hour system.	—	1%	1%	—
	23	Gypsum plaster over 3/8" perforated gypsum lath applied tight to column flanges and tied with doubled No. 18 gauge wire ties spaced 15" on center.	—	2%	1%	3/4
	24	Multiple layers of 1/2" gypsum wallboard adhesively secured to column flanges and successive layers. Wallboard applied without horizontal joints. Corner edges of each layer staggered. Wallboard layer below outer layer secured to column with doubled No. 18 gauge wire ties spaced 15" on center. Exposed corners taped and treated.	—	—	2	1
	25	Three layers of 3/8" Type "X" gypsum wallboard. First and second layer held in place by 3/8" diameter by 1 3/8" long ring shank nails with 5/16" diameter heads spaced 24" on center at corners. Middle layer also secured with metal straps at mid-height and 18" from each end, and by metal corner bead at each corner held by the metal straps. Third layer attached to corner bead with 1" long gypsum wallboard screws spaced 12" on center.	—	—	1%	—

TABLE No. 37-A (Continued)

Steel Columns and All Members of Primary Trusses (Cont'd)	26	Three layers of 5/8" Type "X" gypsum wallboard each layer screw attached to 1 1/2" steel studs (No. 25 gauge) at each corner of column. Middle layer also secured with No. 18 gauge double strand tie wire, 24" on center. Screws are No. 6 by 1" spaced 24" on center for inner layer, No. 6 by 1 1/2" spaced 12" on center for middle layer and No. 8 by 2 1/4" spaced 12" on center for outer layer.	—	1 3/8	—	—
Webs or Flanges of Steel Beams and Girders	27	Grade A concrete (not including sandstone, granite and siliceous gravel) with 3" or finer metal mesh placed 1" from the finished surface anchored to the top flange and providing not less than .025 square inch of steel area per foot in each direction.	2	1 1/2	1	1
	28	Grade B concrete and Grade A concrete excluded above with 3" or finer metal mesh placed 1" from the finished surface anchored to the top flange and providing not less than .025 square inch of steel area per foot in each direction.	2 1/2	2	1 1/2	1
	29	Portland cement plaster on metal lath attached to 3/4" cold-rolled channels with No. 18 gauge wire ties spaced 3" to 6" on center. Plaster mixed 1:2 1/2 by volume, cement to sand.	—	—	1 1/2 ³	3/4
Bonded Tendons in Pre-stressed Concrete ^a	30	Grade A ^a Beams or girders	4'	3'	2 1/2'	1 1/2
		Concrete Solid slabs	—	2	1 1/2	1

TABLE No. 37-A (Continued)

Reinforcing Steel in Reinforced Concrete Columns, Beams, Girders and Trusses	31	Grade A concrete, members 12" or larger, square or round (Size limit does not apply to beams and girders monolithic with floors)	1½	1½	1½	1½
	32	Grade B concrete, members 12" or larger, square or round (Size limit does not apply to beams and girders monolithic with floors)	2	1½	1½	1½
Reinforcing Steel in Reinforced Concrete Joists ⁹	33	Grade A concrete	1¼	1¼	1	¾
	34	Grade B concrete	1¼	1½	1	¾
Reinforcing and Tie Rods in Floor and Roof Slabs ⁹	35	Grade A concrete	1	1	¾	¾
	36	Grade B concrete	1¼	1	1	¾

1 Reentrant parts of protected members to be filled solidly.

2 Woven wire mesh consists of three-eighths-inch mesh of No. 17 gauge wire.

3 Two layers of equal thickness with a three-fourths-inch air space between.

4 An approved adhesive qualified under the Standard in Paragraph 3701.2 (2).

5 Cover for end anchorages shall be twice that shown for the respective ratings. Where lightweight Grade A concrete aggregates producing structural concrete having an oven-dried weight of 110 pounds per cubic foot or less are used, the tabulated minimum cover may be reduced 25 percent.

6 For Grade B concrete increase tendon cover 20 percent.

7 Adequate provisions against spalling shall be provided by U-shaped or hooped stirrups spaced not to exceed the depth of the member with a clear cover of one inch.

8 Prestressed slabs have a thickness not less than that required in Table No. 37-C for the respective fire-resistive time period.

9 For use with monolithic reinforced concrete slabs having a comparable fire endurance. Thicknesses do not apply to precast construction.

TABLE No. 37-B—RATED FIRE-RESISTIVE PERIODS FOR VARIOUS WALLS AND PARTITIONS

Material	Item Number	Construction ¹	Minimum Finished Thickness Face-to-Face ² (In Inches)			
			4 Hr.	3 Hr.	2 Hr.	1 Hr.
Brick of Clay or Shale	1	Solid units (at least 75 percent solid)	8	—	6 ³	4
	2	Solid units plastered each side with ½" gypsum or Portland cement plaster. Portland cement plaster mixed 1:2½ by weight, cement to sand.	—	—	4¾ ⁴	—
	3	Hollow brick units ⁵ at least 71 percent solid.	—	8	—	—
	4	Hollow brick units ⁵ at least 71 percent solid, plastered each side with ½" gypsum plaster.	8¾	—	—	—
	5	Hollow (rowlock ⁶).	12	—	8	—
	6	Hollow (rowlock ⁶) plastered each side with ½" gypsum or Portland cement plaster. Portland cement plaster mixed 1:2½ by weight, cement to sand.	9	—	—	—
	7	Hollow cavity wall consisting of two 4" nominal clay brick units with air space between	10	—	—	—
Hollow Clay Tile, Non-load-bearing (End or Side Construction)	8	One cell in wall thickness, units at least 50 percent solid, plastered each side with ½" gypsum plaster.	—	—	—	4¾
	9	Two cells in wall thickness, units at least 45 percent solid.	—	—	—	6
	10	Two cells in wall thickness, units at least 45 percent solid. Plastered each side with ½" gypsum plaster	—	—	7	—
	11	Two cells in wall thickness, units at least 60 percent solid. Plastered each side with ½" gypsum plaster.	—	—	5	—

TABLE No. 37-B (Continued)

Hollow Clay Tile, Load-bearing (End or Side Construction)	12	Two cells in wall thickness, units at least 40 percent solid.	—	—	—	8
	13	Two cells in wall thickness, units at least 40 percent solid. Plastered one side with ½" gypsum plaster.	—	—	8½	—
	14	Two cells in wall thickness, units at least 49 percent solid.	—	—	8	—
	15	Three cells in wall thickness, units at least 40 percent solid.	—	—	12	—
	16	Two units and three cells in wall thickness, units at least 40 percent solid.	—	12	—	—
	17	Two units and four cells in wall thickness, units at least 45 percent solid.	12	—	—	—
	18	Two units and three cells in wall thickness, units at least 40 percent solid. Plastered one side with ½" gypsum plaster.	12½	—	—	—
	19	Three cells in wall thickness, units at least 43 percent solid. Plastered one side with ½" gypsum plaster.	—	8½	—	—
	20	Two cells in wall thickness, units at least 40 percent solid. Plastered each side with ½" gypsum plaster.	—	9	—	—
	21	Three cells in wall thickness, units at least 43 percent solid. Plastered each side with ½" gypsum plaster.	9	—	—	—
	22	Three cells in wall thickness, units at least 40 percent solid. Plastered each side with ½" gypsum plaster.	13	—	—	—

TABLE No. 37-B (Continued)

Hollow Clay Tile, Load-bearing (End or Side Construction) (Cont'd)	23	Hollow cavity wall consisting of two 4" nominal clay tile units (at least 40 percent solid) with air space between. Plastered one side (exterior) with ¾" Portland cement plaster and other side with ⅝" gypsum plaster. Portland cement plaster mixed 1:3 by volume, cement to sand.	10	—	—	—	
Combination of Clay Brick and Load-bearing Hollow Clay Tile	24	4" brick and 8" tile.	12	—	—	—	
	25	4" brick and 4" tile.	—	8	—	—	
	26	4" brick and 4" tile plastered on the tile side with ⅝" gypsum plaster.	8½	—	—	—	
Concrete Masonry Units ⁷	27	Expanded slag or pumice.	4%	4	3¼	2½	
	28	Expanded clay or shale.	5%	4%	3%	2%	
	29	Limestone, cinders or air-cooled slag.	6	5	4	2¾	
	30	Calcerous gravel.	6¼ m,n	5%	4¼	2%	
Solid Concrete	31	Horizontal reinforcement not less than 0.25 percent and vertical	Grade A Concrete	6½	6	5	3½
		reinforcement not less than 0.15 percent. (Three-fourths as much for welded wire fabric)		Grade B Concrete	7½	6½	5½
Hollow Gypsum Tile	32	3" tile not less than 70 percent solid.					
	33	3" tile plastered one side with ⅝" gypsum plaster.	—	—	3% ⁴	—	
	34	4" tile plastered one side with ½" gypsum plaster.	—	4% ⁴	—	—	
	35	3" tile plastered both sides with ½" gypsum plaster.	—	4 ⁴			
	36	4" tile plastered both sides with ½" gypsum plaster.		5 ⁴			
Glazed or Unglazed Facing Tile, Nonload-bearing	37	One 2" unit cored 15 percent maximum and one 4" unit cored 25 percent maximum with ¾" mortar filled collar joint. Unit position reversed in alternate courses.	—	6%	—	—	

TABLE No. 37-B (Continued)

Glazed or Unglazed Facing Tile, Nonload-bearing (Cont'd)	38	One 2" unit cored 15 percent maximum and one 4" unit cored 40 percent maximum with 3/8" mortar filled collar joint. Plastered one side with 3/4" gypsum plaster. Two wythes tied together every fourth course with No. 22 gauge corrugated metal ties.	-	6%	-	-
	39	One unit with three cells in wall thickness, cored 29 percent maximum.	-	-	6	-
	40	One 2" unit cored 22 percent maximum and one 4" unit cored 41 percent maximum with 3/4" mortar filled collar joint. Two wythes tied together every third course with No. 22 gauge corrugated metal ties.	-	-	6	-
	41	One 4" unit cored 25 percent maximum with 3/4" gypsum plaster on one side.	-	-	4%	-
	42	One 4" unit with two cells in wall thickness, cored 22 percent maximum.	-	-	-	4
	43	One 4" unit cored 30 percent maximum with 3/4" vermiculite gypsum plaster on one side.	-	-	4½	-
	44	One 4" unit cored 39 percent maximum with 3/4" gypsum plaster one side.	-	-	-	4½
Solid Gypsum Plaster	45	3/4" by No. 16 gauge vertical cold-rolled channels, 16" on center with 2.5-pound flat metal lath applied to one face and tied with No. 18 gauge wire at 6" spacing. Gypsum plaster each side mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	2*
	46	Studless with 1/2" full-length plain gypsum lath and gypsum plaster each side. Plaster mixed 1:1 for scratch coat and 1:2 for brown coat, by weight, gypsum to sand aggregate.	-	-	-	2*

TABLE No. 37-B (Continued)

Solid Gypsum Plaster (Cont'd)	47	¾" by No. 16 gauge cold-rolled channels 16" on center with metal lath applied to one face and tied with No. 18 gauge wire at 6" spacing. Perlite or vermiculite gypsum plaster each side. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2½ cubic feet of aggregate for the one-hour system.	-	-	2½'	2'
	48	Studless with ¾" full-length plain gypsum lath and perlite or vermiculite gypsum plaster each side.	-	-	2½'	2'
	49	Studless partition with ¾" rib metal lath installed vertically, adjacent edges tied 6" on center with No. 18 gauge wire ties, gypsum plaster each side mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	2'
Solid Perlite and Portland Cement	50	Perlite mixed in the ratio of 3 cubic feet to 100 pounds of Portland cement and machine applied to stud side of 1½" mesh by No. 17 gauge paper-backed woven wire lath nailed to 4" deep steel trussed wire studs 16" on center with 1" long by No. 11 gauge by 7/16" head annular ring shank nails.	-	-	3½'	-
Solid Neat Wood Fibered Gypsum Plaster	51	¾" by No. 16 gauge cold-rolled channels, 12" on center with 2.5-pound flat metal lath applied to one face and tied with No. 18 gauge wire at 6" spacing. Neat gypsum plaster applied each side.	-	-	2'	-
Solid Gypsum Wallboard Partition	52	One full-length layer ½" Type "X" gypsum wallboard laminated to each side of 1" full length V-edge gypsum coreboard with approved laminating compound. Vertical joints of face layer and coreboard staggered at least 3".	-	-	2'	-

TABLE No. 37-B (Continued)

Solid Gypsum Wallboard Partition (Cont'd)	53	One full-length layer of ½" gypsum wallboard laminated to each side of 1" full length interlocking factory laminated gypsum coreboard with approved laminating compound. Vertical joints of face layer and coreboard staggered.	-	-	2'	-
Hollow (Studless) Gypsum Wallboard Partition	54	One full-length layer of ¾" Type "X" gypsum wallboard attached to both sides of wood or metal top and bottom runners laminated to each side of 1" x 6" full-length gypsum coreboard ribs spaced 24" on center with approved laminating compound. Ribs centered at vertical joints of face plies and joints staggered 24" in opposing faces. Ribs may be recessed 6" from the top and bottom.	-	-	-	2¼'
	55	1" regular gypsum "V" edge full-length backing board attached to both sides of wood or metal top and bottom runners with nails or 1¾" drywall screws at 24" on center. Minimum width of runners 1¾". Face layer of ½" regular full-length gypsum wallboard laminated to outer faces of backing board with approved laminating compound.	-	-	4¾'	-
Incombustible Studs— Interior Partition with Plaster Each Side	56	3¼" by No. 18 gauge steel studs spaced 24" on center. ¾" gypsum plaster on metal lath each side mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	4¾'
	57	3¾" No. 16 gauge approved nailable studs spaced 24" on center. ¾" neat gypsum wood fibered plaster each side over ¾" rib metal lath nailed to studs with 6d common nails, 8" on center. Nails driven 1¼" and bent over.	-	-	5%	-

TABLE No. 37-B (Continued)

Incombustible Studs— Interior Partition with Plaster Each Side (Cont'd)	58	2½" steel studs 16" on center formed with No. 16 gauge angle flanges and No. 7 gauge wire diagonals. ⅝" perforated gypsum lath attached to the studs each side with No. 12 gauge wire clips at horizontal and vertical joints. ½" gypsum plaster applied each side mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	4¼'
	59	2½" steel studs 16" on center formed with No. 16 gauge angle flanges and No. 7 gauge wire diagonals. ⅝" perforated gypsum lath attached to the studs each side with No. 12 gauge approved steel wire clips. End joints of lath held by approved end joint clips. ¾" perlite or vermiculite gypsum plaster applied each side.	-	-	4¾'	-
	60	4" No. 18 gauge channel-shaped steel studs at 16" on center. On each side approved resilient clips pressed onto stud flange at 16" vertical spacing, ¼" pencil rods snapped into or wire-tied onto outer loop of clips, metal lath wire-tied to pencil rods at 6" intervals, 1" perlite gypsum plaster, each side.	-	7½'	-	1
Wood Studs Interior Partition with Plaster Each Side	61	2" x 4" wood studs 16" on center with ⅝" gypsum plaster on metal lath. Lath attached by 4d common nails bent over or No. 14 gauge by 1¼" x ¾" crown width staples spaced 6" on center. Plaster mixed 1:1½ for scratch coat and 1:3 for brown coat, by weight, gypsum to sand aggregate.	-	-	-	5¼'
	62	2" x 4" wood studs 16" on center with metal lath and ⅝" neat wood fibered gypsum plaster each side. Lath attached by 6d common nails, 7" on center. Nails driven 1¼" and bent over.	-	-	5½'	-

TABLE No. 37-B (Continued)

Wood Studs Interior Partition with Plaster Each Side (Cont'd)	63	2" x 4" wood studs 16" on center with 3/8" perforated or plain gypsum lath and 1/2" gypsum plaster each side. Lath nailed with 1 1/4" by No. 13 gauge by 19/64" head plasterboard blued nails, 4" on center. Plaster mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	5%
	64	2" x 4" wood studs 16" on center with 3/8" Type "X" gypsum lath and 1/2" gypsum plaster each side. Lath nailed with 1 1/4" by No. 13 gauge by 19/64" head plasterboard blued nails, 5" on center. Plaster mixed 1:2 by weight, gypsum to sand aggregate.	-	-	-	5%
	65	2" x 4" wood studs 16" on center with 3/8" plain gypsum lath and 1/2" neat wood-fibered gypsum plaster each side. Lath nailed with 4d common wire nails, 5" on center.	-	-	-	5%
	66	2" x 4" wood studs 16" on center with 3/8" perforated gypsum lath and 1/2" perlite or vermiculite gypsum plaster each side. Lath nailed with 1 1/4" by No. 13 gauge by 19/64" head plasterboard blued nails, 5" on center. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2 1/2 cubic feet of aggregate.	-	-	-	5%

TABLE No. 37-B (Continued)

Wood Studs Interior Partition with Plaster Each Side (Cont'd)	67	2" x 4" wood studs 16" on center with 3/8" perforated gypsum lath with 1" hexagonal mesh of No. 20 gauge wire furred out 5/16" and 1" perlite or vermiculite gypsum plaster each side. Lath nailed with 1 1/4" by No. 13 gauge by 19/64" head plasterboard blued nails spaced 5" on center. Mesh attached by 1 3/4" by No. 12 gauge by 3/8" head nails with 3/8" furrings, spaced 8" on center. For three-coat work the plaster mix for the second coat shall not exceed 100 pounds of gypsum to 2 1/2" cubic feet of aggregate.	-	-	6%	-
Incombustible Studs —Interior Partition with Gypsum Wallboard Each Side	68	No. 25 gauge channel-shaped studs 16" ¹² on center with one full-length layer of 3/8" Type "X" gypsum wallboard applied vertically attached with 1" long No. 6 drywall screws to each side. Screws are 8" on center around the perimeter and 12" on center on the intermediate stud.	-	-	-	4% ⁴
	69	No. 25 gauge channel-shaped studs 24" on center with two full-length layers of 3/8" Type "X" gypsum wallboard applied vertically each side. First layer attached with 1" long, No. 6 drywall screws, 8" on center around the perimeter and 12" on center on the intermediate stud. Second layer applied with vertical joints offset one stud space from first layer using an approved adhesive.	-	-	6% ⁴	-

TABLE No. 37-B (Continued)

Incombustible Studs —Interior Partition with Gypsum Wallboard Each Side (Cont'd)	70	No. 25 gauge channel-shaped studs 24" on center with two full-length layers of ½" Type "X" gypsum wallboard applied vertically each side. First layer attached with 1" long, No. 6 drywall screws, 8" on center around the perimeter and 12" on center on the intermediate stud. Second layer applied with vertical joints offset one stud space from first layer using 1½" long, No. 6 drywall screws spaced 9" on center along vertical joints, 12" on center at intermediate studs and 24" on center along top and bottom runners.	-	-	3%	-
	71	No. 16 gauge approved nailable metal studs ^a 16" ^{1/2} on center with full-length ¾" Type "X" gypsum wallboard applied vertically and nailed 7" on center with 6d cooler nails. Approved metal fastener grips used with nails at vertical butt joints along studs.	-	-	-	4%
Wood Studs— Interior Partition with Gypsum Wallboard Each Side	72	2" x 4" wood studs 16" on center with two layers ¾" regular gypsum wallboard each side, 4d cooler nails 8" on center first layer, 5d cooler nails 8" on center second layer with laminating compound between layers. Joint staggered. First layers applied full length vertically, second layer applied horizontally or vertically.	-	-	-	5%
	73	2" x 4" wood studs 16" on center with space between filled with mineral wool batts ^o nailed to studs and full-length ½" regular gypsum wallboard applied vertically nailed with 5d cooler nails spaced 7" on center.	-	-	-	4%

TABLE No. 37-B (Continued)

Wood Studs-- Interior Partition with Gypsum Wallboard Each Side (Cont'd)	74	2" x 4" wood studs 16" on center with two layers ½" regular gypsum wallboard applied vertically or horizontally each side, joints staggered. Nail base layer with 5d cooler nails at 8" on center, face layer with 8d cooler nails at 8" on center.	-	-	-	5%
	75	2" x 4" wood studs 16" on center with ¾" Type "X" gypsum wallboard applied vertically or horizontally nailed with 6d cooler nails 7" on center with end joints on nailing members.	-	-	-	4%
	76	2" x 4" fire-retardant treated wood studs spaced 16" ¹² on center with one layer of ¾" thick Type "X" gypsum wallboard applied with face paper grain (long dimension) parallel to studs. Wallboard attached with 6d cooler nails spaced 7" on center.	-	-	-	4% ⁴
	77	2" x 4" wood studs 16" on center with two layers ¾" Type "X" gypsum wallboard each side. Base layers applied vertically and nailed with 6d cooler nails 9" on center. Face layer applied vertically or horizontally and nailed with 6d cooler nails 7" on center. For nail-adhesive application, base layers are nailed 6" on center. Face layers applied with coating of approved wallboard adhesive and nailed 12" on center.	-	-	6%	-

TABLE No. 37-B (Continued)

Exterior or Interior Walls	78	¾" drop siding or ¾" exterior type plywood over ½" gypsum sheathing on 2" x 4" wood studs at 16" on center on exterior surface with interior surface treatment as required for one-hour rated extension or interior 2" x 4" wood stud partitions. Gypsum sheathing nailed with 1¾" by No. 11 gauge by 7/16" head galvanized nails at 8" on center. Siding nailed with 7d galvanized smooth box nails. Plywood nailed with 6d galvanized siding or casing nails, 6" on center around the perimeter and 12" on center elsewhere.	-	-	-	Varies
	79	2" x 4" wood studs 16" on center with metal lath and ¾" exterior cement plaster 1" on each side. Lath attached with 6d common nails 7" on center driven to 1" minimum penetration and bent over. Plaster mix 1:2 scratch coat and 1:3 brown coat, by weight, cement to sand.	-	-	-	5½
	80	2" x 4" wood studs 16" on center with ¾" exterior cement plaster (measured from the face of studs) on the exterior surface with interior surface treatment as required for interior wood stud partitions in this Table. Plaster mix 1:2 scratch coat and 1:3 brown coat, by weight, cement to sand.	-	-	-	Varies
	81	3% No. 16 gauge incombustible studs 16" on center with ¾" exterior cement plaster (measured from the face of the studs) on the exterior surface with interior surface treatment as required for interior, nonbearing, incombustible stud partitions in this Table. Plaster mix 1:2 for scratch coat and 1:3 for brown coat, by weight, cement to sand.	-	-	-	Varies ¹²

TABLE No. 37-B (Continued)

Exterior or Interior Walls (Cont'd)	82	2 1/4" x 3 3/4" clay face brick with cored holes over 1/2" gypsum sheathing on exterior surface of 2" x 4" wood studs at 16" on center and two layers 5/8" Type "X" gypsum wallboard on interior surface. Sheathing placed horizontally or vertically with vertical joints over studs nailed 6" on center with 1 1/2" by No. 11 gauge by 7/16" head galvanized nails. Inner layer of wallboard placed horizontally or vertically and nailed 8" on center with 6d cooler nails. Outer layer of wallboard placed horizontally or vertically and nailed 8" on center with 8d cooler nails. All joints staggered with vertical joints over studs. Outer layer joints taped and finished with compound. Nailheads covered with joint compound. No. 20 gauge corrugated galvanized steel wall ties 3/4" x 6 1/2" attached to each stud with two 8d cooler nails, every sixth course of bricks.	-	-	10%	-
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1. Staples with equivalent holding power and penetration may be used as alternate fasteners to nails for attachment to wood framing.
2. Thicknesses shown for brick and clay tile are nominal thicknesses unless plastered, in which case thicknesses are net Thicknesses shown for concrete masonry units are "equivalent thicknesses" defined as follows:

Equivalent thickness is the average thickness of solid material in the wall and is represented by the formula

$$T_E = \frac{V_n}{LXH}$$

WHERE:

- TE = equivalent thickness in inches
- VN = net volume (gross volume less volume of voids) in cubic inches.
- L = length of block in inches
- H = height of block in inches

Thickness includes plaster, lath and gypsum wallboard where mentioned. Plaster thickness is measured from face of lath or other plaster base unless otherwise stated.

TABLE No. 37-B (Continued)

3. Single wythe brick.
4. Shall be used for nonbearing purposes only.
5. Hollow brick units four-inch by eight-inch by twelve-inch nominal with two interior cells having a one and one-half-inch web thickness between cells and one and three-fourths-inch thick face shells.
6. Rowlock design employs clay brick with all or part of bricks laid on edge with the bond broken vertically.
7. See also Footnote 2. The equivalent thickness may include the thickness of gypsum or Portland cement plaster applied in accordance with the requirements of Chapter 35 of this code.
8. Studs are doubled trussed wire studs each with No. 3 gauge flange wires and No. 11 gauge truss wires, welded together.
9. Nailable metal studs consist of two channel studs spot welded back-to-back with a crimped web forming a nailing groove.
10. Mineral or slag wool batts shall weigh not less than 1 pound and glass wool batts not less than 0.6 pound per square foot of wall surface.
11. Three pounds of asbestos fiber added for each bag of Portland cement.
12. Stud spacing has been limited to sixteen inches on center to correspond with the limits set forth in the Standard in Section 3502. The fire test specimen qualified at a twenty-four inch stud spacing. In the case of item No. 76, the gypsum wallboard was applied horizontally when studs were twenty-four inches on center.
13. 8" block with 1/4" face shell with voids filled with vermiculite shall be accepted as 4-hour.
14. 1/2" plaster on each side of 8" block with 1/4" face shell shall be accepted as 4-hour.

TABLE No. 37-C — MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS¹

Floor or Roof Construction	Item Number	Ceiling Construction	Thickness of Floor or Roof Slab (In Inches)				Minimum Thickness of Ceiling (In Inches)			
			4 Hr.	3 Hr.	2 Hr.	1 Hr.	4 Hr.	3 Hr.	2 Hr.	1 Hr.
Concrete—Excluding Expanded Clay Shale or Slate (by Rotary Kiln Process) or Expanded Slag	1	Slab (no ceiling required)	6½	5½	4½	3½ ²	-	-	-	-
Concrete—Expanded Clay Shale or Slate (by Rotary Kiln Process) or Expanded Slag	2	Slab (no ceiling required)	5	4½	4	3	-	-	-	-
Reinforced Concrete Joists	3	Slab with suspended ceiling of vermiculite gypsum plaster over metal lath attached to ¾" cold-rolled channels spaced 12" on center. Ceiling located 6" minimum below joists	3	2	-	-	1	¾	-	-
Steel Joist Construction with a Reinforced Concrete Slab on Top Poured on a Metal Lath Form ²	4	Gypsum plaster on metal lath attached to the bottom chord with single No. 16 gauge or doubled No. 18 gauge wire ties spaced 6" on center. Plaster mixed 1:2 for scratch coat, 1:3 for brown coat, by weight, gypsum to sand aggregate for two-hour system. For three-hour system plaster is neat	-	2½	2¼	-	-	¾	¾	-
	5	Vermiculite gypsum plaster on metal lath attached to the bottom chord with single No. 16 gauge or doubled No. 18 gauge wire ties 6" on center	-	2	-	-	-	¾	-	-
	6	Portland cement plaster over metal lath attached to the bottom chord of joists with single No. 16 gauge or doubled No. 18 gauge wire ties spaced 6" on center. Plaster mixed 1:2 for scratch coat, 1:3 for brown coat for one-hour system and 1:1 for scratch coat, 1:1½ for brown coat for two-hour system, by weight, cement to sand	-	-	2¼	2	-	-	¾ ⁴	¾ ⁵

TABLE No. 37-C – MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS¹ – (Continued)

Steel Joist Construction with a Reinforced Concrete Slab on Top Poured on a Metal Lath Form ² (Cont'd)	7	Perlite or vermiculite gypsum plaster on $\frac{3}{8}$ " perforated gypsum lath attached to $\frac{3}{4}$ " cold-rolled channels with approved clips giving continuous support to lath. Channels attached to or suspended below joists and held to bottom chord of joists.	2	2	2	2	1 $\frac{3}{8}$ ^{6,8}	$\frac{7}{8}$ ⁶	$\frac{7}{8}$ ⁷	1	
	8	Gypsum plaster on $\frac{3}{8}$ " perforated gypsum lath attached to $\frac{3}{4}$ " cold-rolled channels, with approved clips giving continuous support to lath. Channels attached to or suspended below joists and wire tied to bottom chord of joists.	-	-	2	-	-	-	1 ⁸	-	
	9	$\frac{5}{8}$ " Type "X" gypsum wallboard attached to approved nailing channels 16" on center with 1 $\frac{1}{4}$ " by No. 11 gauge by 5/16" head nails with annual ring shanks spaced 7" on center. Double channels at end joints. Channels attached to bottom chord of joists with doubled No. 18 gauge wire ties or suspended below joists on wire hangers.	-	-	-	2	-	-	-	-	$\frac{5}{8}$
	10	Ceiling of $\frac{5}{8}$ " Type "X" wallboard attached to $\frac{3}{4}$ " deep by 2 $\frac{3}{8}$ " by No. 25 gauge hat-shaped furring channels 12" on center with 1" long No. 6 wallboard screws at 8" on center. Channels wire tied to bottom chord of joists with doubled No. 18 gauge wire or suspended below joists on wire hangers.	-	-	2 $\frac{1}{2}$	-	-	-	$\frac{5}{8}$	-	
Reinforced Gypsum Concrete Slab Poured on $\frac{1}{2}$ " Gypsum Formboard Supported on Unprotected Steel Bulb Tees, 32 $\frac{1}{2}$ " on Center, Supported on Individually Protected Steel Beams ⁹	11	None	-	-	2 $\frac{1}{2}$	2	-	-	-	-	

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS—(Continued)

Reinforced Concrete Slab and Joists with Hollow Clay Tile Fillers Laid End to End in Rows 2½" or More Apart; Reinforcement Placed Between Rows and Concrete Cast Around and Over Tile	12	¾" gypsum plaster on bottom of floor or roof construction	-	-	8" ¹⁰	-	-	-	¾	-
	13	None	-	-	-	5½" ¹¹	-	-	-	-
Steel Joist Construction with a Reinforced Concrete Slab on Top poured on a ½" deep Steel Deck	14	Vermiculite gypsum plaster on metal lath attached to ¾" cold-rolled channels with No. 18 gauge wire ties spaced 6" on center	2½" ¹²	-	-	-	¾	-	-	-
3" Deep Cellular Steel Deck with Concrete Slab on Top. Slab Thickness Measured to Top of Cells	15	Perlite or vermiculite gypsum plaster on ¾" perforated gypsum lath attached to ¾" cold-rolled channels with approved clips. Channels suspended by No. 8 gauge hanger wire through units between cells	-	2½	-	-	-	¾ ^{7,8}	-	-
	16	Suspended ceiling of vermiculite gypsum plaster base coat and vermiculite acoustical plastic on metal lath attached at 6" intervals to ¾" cold-rolled channels spaced 12" on center and secured to 1½" cold-rolled channels spaced 36" on center with No. 16 gauge wire. 1½" channels supported by No. 8 gauge wire hangers at 36" on center. Beams within envelope and with a 2½" air space between beam soffit and lath have a 4-hour rating	2½	-	-	-	1½" ¹³	-	-	-

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS—(Continued)

<p>1½" Deep Steel Roof Deck on Steel Framing. Insulation Board, 30 lbs. per Cubic Foot Density, Composed of Wood Fibers with Cement Binders of Thickness Shown Bonded to Deck with Unfinished Asphalt Adhesive. Covered with a Fire-retardant Roof Covering</p>	<p>17</p>	<p>Ceiling of gypsum plaster on metal lath. Lath attached to ¼" furring channels with No. 18 gauge wire ties spaced 6" on center. ¾" channel saddle-tied to 2" channels with doubled No. 16 gauge wire ties. 2" channels spaced 36" on center suspended 2" below steel framing and saddle-tied with No. 8 gauge wire. Plaster mixed 1:2 by weight, gypsum to sand aggregate</p>	<p>—</p>	<p>—</p>	<p>1½</p>	<p>1</p>	<p>—</p>	<p>—</p>	<p>¾^a</p>	<p>¾^a</p>
<p>1½" Deep Steel Roof Deck on Steel Framing Wood Fiber Insulation Board, 17.5 lbs., per Cubic Foot Density on Top Applied Over a 15-lb. Asphalt Saturated Felt. Fire-retardant Roof Covering</p>	<p>18</p>	<p>Ceiling of gypsum plaster on metal lath. Lath attached to ¼" furring channels with No. 18 gauge wire ties spaced 6" on center. ¾" channels saddle-tied to 2" channels with doubled No. 16 gauge wire ties. 2" channels spaced 36" on center suspended 2" below steel framing and saddle-tied with No. 8 gauge wire. Plaster mixed 1:2 for scratch coat and 1:3 for brown coat, by weight, gypsum to sand aggregate for one-hour system. For two-hour system plaster mix is 1:2 by weight, gypsum to sand aggregate.</p>	<p>—</p>	<p>—</p>	<p>1½</p>	<p>1</p>	<p>—</p>	<p>—</p>	<p>¾^a</p>	<p>¾^a</p>

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS—(Continued)

<p>1½" Deep Steel Roof Deck on Steel Framing Insulation of Rigid Board Consisting of Expanded Perlite and Fibers Impregnated with Integral Asphalt Waterproofing; Density 9 to 12 lbs./Cu. Ft. Secured to Metal Roof Deck by ½" Wide Ribbons of Waterproof, Cold-process Liquid Adhesive Spaced 6" Apart. Steel Joist or Light Steel Construction with Metal Roof Deck, Insulation, and Built-up Fire-retardant Roof Covering</p>	<p>19</p>	<p>Gypsum-vermiculite plaster on metal lath wire-tied at 6" intervals to ¾" furring channels spaced 12" on center and wire-tied to 2" runner channels spaced 32" on center. Runners wire-tied to bottom chord of steel joists.</p>	<p>—</p>	<p>—</p>	<p>1</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>¾</p>	<p>—</p>
<p>Double Wood Floor Over Wood Joists"</p>	<p>20</p>	<p>Gypsum plaster over ¾" perforated gypsum lath attached to joists with 1½" by No. 13 gauge 19/64" head plasterboard blue nails at a spacing of 4" on center. All joints reinforced with 3" wide strips of metal lath nailed through gypsum lath to joists with 1¾" by No. 11 gauge by ½" head nails spaced 5" on center along joists and with two nails per joist in the opposite direction. Plaster mixed 1:2 by weight, gypsum to sand aggregate.</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>¾</p>	<p>—</p>
	<p>21</p>	<p>Perlite or vermiculite plaster over ¾" perforated gypsum lath nailed with 1½" by No. 13 gauge by 19/64" head plasterboard blue nails.</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>—</p>	<p>¾</p>	<p>—</p>

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEM¹—(Continued)

Double Wood Floor Over Wood Joists ² (Cont'd)	22	Gypsum plaster over $\frac{3}{8}$ " Type "X" gypsum lath. Lath initially applied with not less than four $1\frac{1}{2}$ " by No. 13 gauge by $19/64$ " head plasterboard blued nails per bearing. Continuous stripping over lath along all joist lines. Stripping consists of 3" wide strips of metal lath attached by $1\frac{1}{2}$ " by No. 11 gauge by $\frac{1}{2}$ " head roofing nails spaced 6" on center. Alternate stripping consists of 3" wide .049" diameter wire stripping weighing one pound per sq. yd. and attached by No. 16 gauge by $1\frac{1}{2}$ " by $\frac{3}{4}$ " crown width staples, spaced 4" on center. Where alternate stripping is used the lath nailing may consist of two nails at each end and one nail at each intermediate bearing. Plaster mixed 1:2 by weight, gypsum to sand aggregate	- - - - - - - - $\frac{7}{8}$
	23	Portland cement or gypsum plaster on metal lath. Lath fastened with $1\frac{1}{2}$ " by No. 11 gauge by $7/16$ " head barbed shank roofing nails spaced 5" on center. Plaster mixed 1:2 for scratch coat and 1:3 for brown coat, by weight, cement to sand aggregate.	- - - - - - - - $\frac{3}{8}$
	24	Perlite or Vermiculite gypsum plaster on metal lath secured to joists with $1\frac{1}{2}$ " by No. 11 gauge by $7/16$ " head barbed shank roofing nails spaced 5" on center	- - - - - - - - $\frac{5}{8}$
	25	$\frac{3}{8}$ " Type "X" gypsum wallboard nailed to joists with 6d cooler nails spaced 6" on center. End joints of wallboard centered on joists spaced 16" on center.	- - - - - - - - $\frac{3}{8}$

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS—(Continued)

Plywood Stressed Skin Panels Consisting of 5/8" Thick Interior C-D (Exterior Glue) Top Stressed Skin on 2" x 6" Nominal (Minimum) Stringers. Adjacent Panel Edges Joined with 8d Common Wire Nails Spaced 6" on Center.	26	1/2" thick wood fiberboard weighing 15 to 18 lbs. per cu. ft. installed with long dimension parallel to stringers using 5d cooler nails spaced 12" on center. Second layer of 5/8" Type "X" gypsum wallboard applied with long dimension perpendicular to joists and attached with 8d cooler nails spaced 6" on center at end joints and 8" on center elsewhere. Wallboard joints staggered with respect to fiberboard joints.	- - - - - - - - - - 1
Vermiculite Concrete Slab Proportioned 1:4 (Portland Cement to Vermiculite Aggregate) on a 1 1/2" Deep Steel Deck Supported on Individually Protected Steel Framing. Slab Reinforced with 4" x 8" No. 12/14 Welded Wire Mesh.	27	None	- - - - - 3 ¹² - - - - -
Perlite Concrete Slab Proportioned 1:6 (Portland Cement to Perlite Aggregate) on a 1 1/4" Deep Steel Deck Supported on Individually Protected Steel Framing. Slab Reinforced with 4" x 8" No. 12/14 Welded Wire Mesh.	28	None	- - - - - 3 1/2 ¹² - - - - -

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS¹—(Continued)

Perlite Concrete Slab Proportioned 1:6 (Portland Cement to Perlite Aggregate) on a 9/16" Deep Steel Deck Supported by Steel Joists 4' on Center. Fire-retardant Roof Covering on Top.	29	Perlite gypsum plaster on metal lath wire tied to 3/4" furring channels attached with No. 16 gauge wire ties to lower chord of joists.	-	2 ¹⁵	2 ¹⁵	-	-	3/4	3/4	-
Floor and Beam Construction Consisting of 3" Deep Cellular Steel Floor Units Mounted on Steel Members with 1:4 (Proportion of Portland Cement to Perlite Aggregate) Perlite-Concrete Floor Slab on Top.	30	Suspended envelope ceiling of perlite gypsum plaster on metal lath attached to 3/4" cold-rolled channels, secured to 1 1/2" cold-rolled channels spaced 42" on center supported by No. 6 wire 36" on center. Beams in envelope with 3" minimum air space between beam soffit and lath have a 4-hour rating.	2 ¹⁵	-	-	-	1 ^e	-	-	-
Wood Trusses spaced a maximum of 24 inches on centers, sheathed with a minimum of one-half inch plywood and covered with approved roofing materials.	31	1x3 furring 16" o.c., flat expanded metal lath (3.4 lbs. per sq. yd.) and 3/4" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	3/4
	32	No furring but top of bottom chord laterally braced with 1x4 at each panel point, rib metal lath (3.4 lbs. per sq. yd.) attached directly to the bottom chord and 3/4" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	3/4
	33	1x3 furring 16" o.c., two layers of 3/8" type X gypsum lath, 6d cement-coated or ring-shanked nails 4" o.c., with butt and side joints staggered, and 1/2" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	3/4

TABLE No. 37-C--MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS'--(Continued)

Wood Trusses spaced a maximum of 24 inches on centers, sheathed with a minimum of one-half inch plywood and covered with approved roofing materials. (Cont'd)	34	No furring, but top of bottom chord laterally braced with 1x4 at each panel point, two layers of ½" type X gypsum lath, 3d cement-coated or ring-shanked nails 4" o.c. with butt and side joints staggered and ½" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	1½
	35	1x3 furring 16" o.c., one layer ¾" plain gypsum lath, 20 gage galvanized wire fabric (1" hexagon mesh reinforcement for plaster) over all lath and attached to furring with 8d box nails 5" to 7" o.c. and 1" Vermiculite or Perlite plaster (2½ cu. ft. to 100 lbs. bag gypsum, no sand) for scratch and brown coats.	-	-	-	-	-	-	-	1¾
	36	1x3 furring 16" o.c., one layer ¾" plain gypsum lath, 3" wide strips of metal lath, welded or woven wire fabric continuous at each furring strip, ½" sanded gypsum plaster and a minimum of 3" of Vermiculite, Perlite or asbestos wood attic fill or 4" bats of fiberglass or mineral wool, or 6" of blown-in fiberglass or mineral wool.	-	-	-	-	-	-	-	¾
	37	1x3 furring 16" o.c., one layer ¾" type X pinhole or perforated gypsum lath, ½" sanded Vermiculite gypsum plaster (2 cu. ft. Vermiculite and 1 cu. ft. sand to 100 lb. bag (gypsum) and a minimum of 3" Vermiculite, Perlite or asbestos wool attic fill, or 4" bats of fiberglass or mineral wool, or 6" of blown-in fiberglass or mineral wool.	-	-	-	-	-	-	-	¾

TABLE No. 37-C—MINIMUM PROTECTION FOR FLOOR AND ROOF SYSTEMS—(Continued)

Wood Trusses spaced a maximum of 24 inches on centers, sheathed with a minimum of one-half inch plywood and covered with approved roofing materials.
(Cont'd)

38	No furring, but top of bottom chord laterally braced with 1x4 at each panel point, one layer ½" type X gypsum lath, 3" wide strips of metal lath, welded or woven-wire fabric continuous at each truss, ½" sanded gypsum plaster and a minimum of 3" of Vermiculite or Perlite attic fill or asbestos wool, or 4" bats of fiberglass or mineral wool, or 6" of blown-in fiberglass or mineral wool.	-	-	-	-	-	-	-	-	1
39	1x3 furring 16" o.c., two layers ¾" type X gypsum lath, 6d cement-coated or ring-shanked nails 6" o.c. with butt and side joints staggered, paper tape embedded over joints and exposed nail heads covered with compound.	-	-	-	-	-	-	-	-	1¼
40	1x3 furring 16" o.c., one layer ¾" type X gypsum lath, 5d cement-coated or ring-shanked nails 6" o.c., paper tape embedded in cementitious compound over joints, exposed nail heads covered with compound and a minimum of 3" of Vermiculite or Perlite attic fill, or asbestos wool, or 4" bats of fiberglass or mineral wool, or 6" of blown-in fiberglass or mineral wool.	-	-	-	-	-	-	-	-	1¼
41	Group I Occupancy only: 1x3 furring 16" o.c., metal lath and ½" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	-	½
42	Group I Occupancy only: 1x3 furring 16" o.c., one layer of ¾" type X gypsum lath with joints staggered and ½" sanded Vermiculite or Perlite gypsum plaster.	-	-	-	-	-	-	-	-	¾

1. Staples with equivalent holding power and penetration may be used as alternate fasteners to nails for attachment to wood framing.
2. The thickness may be reduced to three inches where limestone aggregate is used.
3. Slab thickness over steel joists measured at the joists.
4. Portland cement plaster with 40 pounds asbestos fiber per bag of cement.
5. Portland cement plaster with 15 pounds of hydrated lime and three pounds of asbestos fiber per bag of cement.
6. One inch by No. 20 gauge hexagonal wire mesh installed below lath and tied to each furring channel at joints between lath.
7. No. 14 gauge wires spaced eleven and three-tenths inches on center or ten inches on center (for channel spacing of sixteen inches and twelve inches respectively) installed below lath sheets in a diagonal pattern. Wires tied to furring channels or clips at lath edges.
8. Furring channels spaced twelve inches on center.
9. Allowable working stress for bulb tees to be based upon a factor of safety of four applied to the yield point for negative bending and six and five-tenths applied to the yield point for positive bending.
10. Six-inch hollow clay tile with two-inch concrete slab above.
11. Four-inch hollow clay tile with one and one-half-inch concrete slab above.
12. Thickness measured to bottom of steel form units.
13. Five-eighths inch of vermiculite gypsum plaster plus one-half inch of approved vermiculite acoustical plastic.
14. Double wood floor may be either of the following (see also Sub-Section 3705.4 for conditions where flooring or ceiling may be omitted): (a) Subfloor of one-inch nominal boarding, a layer of asbestos paper weighing not less than 14 pounds per one hundred square feet and a layer of one-inch nominal tongue and groove finish flooring; or (b) Subfloor of one-inch nominal tongue and groove boarding or one-half-inch interior type plywood with exterior glue, a layer of 0.010-inch thick rosin sized building paper and a layer of one-inch nominal tongue and groove finish flooring or five-eighths-inch interior type tongue and groove plywood finish flooring.
15. Thickness measured to top of steel deck unit.

3706 FIRE-RESISTIVE ASSEMBLIES FOR PROTECTION OF OPENINGS

3706.1 GENERAL: (a) Where required by this Code for fire protection of openings, fire-resistive assemblies shall comply with the standards set forth in Sub-section 3701.2 and the requirements of this section.

(b) All fire assemblies required to have fire-protection rating of three-fourths hour or more shall bear a label or other identification showing the rating thereof except that such label shall not be required for windows complying with Sub-section 3706.6 herein.

(c) Such label shall be issued by an approved testing agency having a service for inspection of materials and workmanship at the factory during fabrication and assembly.

(d) For additional requirements for doors see Section 3103 and TABLE 31-C of this Code.

3706.2 FIRE DOORS: (a) The identification, testing, hardware, frames, glazing and installation of fire doors shall be as set forth herein.

(b) A three-fourths-hour labeled fire assembly door may be used where a one-hour rating is required provided the door is tested, together with the frame and type of hardware as set forth in this Code, for a period of three-fourths hour in accordance with the Standard set forth in Paragraph 3701.2 (c).

3706.3 FIRE-RESISTIVE TESTS: (a) The fire protection rating of all types of required fire assemblies, except windows complying with the Paragraphs of Sub-section 3706.6, shall be determined in accordance with the requirements set forth in the Standards in Paragraphs 3701.2 (c) and (e).

(b) A maximum transmitted temperature and end point shall not be required except for fire-exit doors in stairway enclosures where the temperature shall not exceed 450°F at the end of 30 minutes of the fire exposure set forth in the standard in Paragraphs 3701.2 (c) & 3701.2 (e).

3706.4 HARDWARE AND FRAMES: (a) Every fire assembly required to have a three-hour-fire-protection rating shall be an automatic closing type.

(b) Every fire assembly required to have a one and one-half hour, one-hour, or three-fourths-hour fire-protection rating shall be an automatic or self-closing type.

(c) (1) Doors shall have closing devices as provided in TABLE 31-C and as set forth in Section 3103 of this Code.

(2) Closing devices may be omitted where three-fourths-hour fire-resistive assemblies are required in exterior walls and in interior walls and partitions unless otherwise required in Section 3103.

(d) Heat-activated devices used in automatic fire assemblies shall be installed, one on each side of the wall at the top of the opening and one on each side of the wall at ceiling height where the ceiling is more than three feet above the opening.

(e) Devices detecting products of combustion shall meet the approval of the Building Official as to installation and location, and shall be subject to such periodic tests as may be required by Section 3808 herein.

(f) Where required to be a rated fire assembly, doors shall be equipped with approved steel frames or such frames shall be of the material as used in the test assembly.

3706.5 GLAZED OPENINGS IN FIRE DOORS AND WINDOWS: (a) There shall be no glazed openings in a fire assembly required to have a three-hour fire-resistive rating.

(b) The area of glazed openings in a fire door required to have one-and-one-half-hour or one-hour fire-resistive ratings shall be limited to 100 square inches with a minimum dimension of four inches.

(c) Where both leaves of a pair of doors have observation panels, the total area of the glazed openings shall not exceed 100 square inches for each leaf.

(d) Glazed openings shall be limited to 1200 square inches in wood and plastic faced composite or hollow metal doors, per light, when fire-resistive assemblies are required to have a three-fourths-hour fire-resistive rating.

(e) Windows required to have a three-fourths-hour fire-resistive rating may have an area not greater than 84 square feet with neither width nor height exceeding 12 feet.

3706.6 FIRE WINDOWS: Where windows are provided in openings required by this code to be protected by a fire-resistive assembly having a three-fourths-hour fire-protection rating, such window shall be labeled as set forth in Sub-section 3706.2 or shall be as follows:

(a) Windows shall have frames and sash of solid steel sections or of hollow steel or iron shapes and be fabricated by pressing, riveting, interlocking, welding, or crimping together, but not by the use of solder or other fusible alloy.

(b) Wire glass and glazing shall comply with Sub-section 3706.7.

(c) Maximum height of hollow-metal-frame windows shall be 10 feet.

(d) Maximum width of hollow-metal-frame windows shall be six feet for double-hung, counter-weighted, counter-balanced, and fixed-sash type windows and shall be five feet for all other types.

(e) Solid-section-frame windows shall have a maximum area of 84 square feet with neither width nor height exceeding 12 feet, except that, when used with unprotected steel mullions, the width shall not exceed seven feet.

(f) Solid-section mullions, where used in lengths exceeding 12 feet, shall be fire-protected.

3706.7 GLAZING: (a) Glazing shall be glass not less than one-fourth inch thick and shall be reinforced with wire mesh No. 24 gauge or heavier embedded in the glass with openings not larger than one inch square.

(b) Glass not conforming to these requirements may be used when qualified by tests in accordance with the standards set forth in Paragraph 3701.2 (c) and Paragraph 3701.2 (e).

(c) Glass shall be held in place by steel glazing angles except that in casement windows wire clips may be used.

3706.8 TIN-CLAD DOORS: If constructed as set forth in the standard in Paragraph 3701.2 (d), tin-clad fire doors installed on each side of openings requiring protection shall be considered as providing a fire assembly having a three-hour fire-protection rating provided each door bears the label of an approved testing agency showing the classification thereof.

3706.9 INSTALLATION: A fire assembly shall be installed as set forth in the standard in Paragraph 3701.2 (d).

3706.10 SIGNS: A sign shall be displayed permanently near or on each required fire door in letters not less than one inch high to read as follows:

FIRE DOOR
DO NOT OBSTRUCT

3707 FIRE-RETARDANT ROOF COVERINGS

Roof coverings shall be required to be fire retardant where and as set forth in Chapter 34.

3708 INTERIOR FINISHES

3708.1 GENERAL: (a) Interior finish shall include the materials of walls, partitions, ceilings and other exposed interior surfaces of buildings, comprising both the plaster, wood or other interior finish material and any surfacing material such as paint or wallpaper applied thereto.

(b) Interior finish includes materials affixed to the building structure as distinguished from decorations or furnishings which are not so affixed.

(c) Requirements for finishes shall not apply to trim, doors or windows or their frames, nor to materials which are less than 0.036 inch in thickness, cemented to the surface of walls or ceilings if these materials have flame-spread characteristics no greater than paper of this thickness cemented to an incombustible backing.

(d) A finish floor or floor covering such as wood, linoleum, vinyl, rubber or cork applied directly to the floor construction shall be exempt from the requirements of this section.

3708.2 CLASSIFICATION: (a) Interior finish materials shall be classified in accordance with their average flame-spread rating on the basis of tests conducted as set forth in Paragraph 3701.2 (j) in which cement-asbestos board rates 0 on the scale and red oak lumber 100.

(b) Interior finish materials shall be grouped in the following classes in accordance with their flame-spread:

CLASS A Flame Spread	0-25
CLASS B Flame Spread	26-75
CLASS C Flame Spread	76-200
CLASS D Flame Spread	201-500
CLASS E Flame Spread	Over 500

3708.3 REQUIREMENTS: (a) The minimum flame-spread classification of interior finishes shall be based on use or occupancy as follows:

- (1)** Group A or B Occupancy— in all means of egress, Class A; in general assembly areas, Class B; in rooms of less than 200 capacity, Class C.

- (2) Group C Occupancy—in all means of egress, Class A; in unsprinklered open-plan buildings, Class B; in all other, Class C.
- (3) Group D Occupancy – in all means of egress, Class A; in any room, Class A except that Class B material may be used in individual rooms of not over four persons capacity.
- (4) Group E and F Occupancy—Class C.
- (5) Group G Occupancy Division 1 Over 3000 sq. ft. or over 3 stories:
 Ceilings—Class B or, if completely sprinklered, Class C.
 Wall—Class C.
 Group G Occupancy Division 1 Not Over 3000 sq. ft. or not over 3 stories:
 All interior finishes—Class C.
 Group G Division 2 -In means of egress and enclosed corridors furnishing access thereto or ways of travel therefrom, Class B; or, if sprinklered, Class C.
 Group G Division 2 –In general office areas, all interior finish Class C.
- (6) Group H Occupancy— In means of egress, Class B; in lobbies, Class B; in individual rooms or living units including dormitories or rooming houses, Class C.
- (7) Group I Occupancy – Class C.
- (8) Group J Occupancy – No requirement.
- (b) Exposed portions of structural members complying with the requirements for heavy timber construction are excluded from flame-spread requirements.
- (c) Where automatic-sprinklers are installed, interior finish Class C may be used where Class B is set forth and interior finish Class B may be used where Class A is set forth.
- (d) Interior finish not in excess of 10 percent of the aggregate wall and ceiling areas of any room or space may be Class C materials in Occupancies where interior finish or lower flame spread rating is required.
- (e) In existing buildings the flame-spread classification of interior surfaces may be secured by applying approved fire-retardant paints or solutions to existing surfaces having a higher flame-spread rating than otherwise set forth herein as approved. Fire-retardant paints or solutions shall be renewed at such intervals as necessary to maintain the required fire-retardant properties.
- (f) In new buildings, other than Group I Occupancy, Class B interior finish shall be used in all basements or other underground spaces from which there is no direct means of egress to the outside of the building at grade if subject to occupancy for any purpose other than storage or service facilities.

3709 INSULATING MATERIALS

3709.1 GENERAL: Insulating materials which, when burning, produce smoke-density greater than that produced from the burning of untreated wood, or which have products of combustion more toxic than the burning of treated wood under similar conditions in accordance with the ASTM Standard Method of Test E84, set forth in Sub-section 3701.2, shall be used only where combustible materials are permitted inside of buildings and provided such use complies with the following:

(a) Exposed insulating materials shall not in any case exceed ten percent of the aggregate interior surfaces of the walls and ceiling of the room or space in which the material is installed, or

(b) The surfaces of such insulating materials shall be enclosed within incombustible materials.

3709.2 EXCEPTION: The conditions of Sub-section 3709.1 shall not apply where such rooms or spaces are provided with an approved automatic-sprinkler system as set forth in Sub-section 3801.1 of this Code.

CHAPTER 38

FIRE-EXTINGUISHING APPARATUS

- 3801 AUTOMATIC-SPRINKLER SYSTEMS
- 3802 CARBON DIOXIDE FIRE-EXTINGUISHING SYSTEMS
- 3803 STANDPIPES AND HOSE STATIONS
- 3804 WATER SUPPLY
- 3805 FIRE DEPARTMENT CONNECTIONS
- 3806 YARD HYDRANTS
- 3807 PORTABLE FIRE EXTINGUISHERS
- 3808 INSPECTIONS AND TESTS

3801 AUTOMATIC-SPRINKLER SYSTEMS

3801.1 GENERAL: (a) In new buildings or in buildings altered to increase the area or height, and in existing buildings as set forth in Sub-sections 104.7 and 503.1 of this Code, approved automatic-sprinkler systems shall be installed and maintained as provided in this Chapter and in Chapter 51 of this Code, except that the Building Official may require or may permit a carbon dioxide fire-extinguishing system, as set forth in Section 3802 herein, or other approved automatic fire-extinguishing system, to be used in lieu of such sprinkler system.

(b) As used in this Chapter:

(1) Area shall be the allowable floor area set forth in Part III (Groups of Occupancy) of this Code for the various Types of construction.

(2) Height shall be the vertical distance from grade to the top of the main roof, exclusive of a mechanical penthouse.

(3) Grade shall be as set forth in Paragraph 5101.1 (b) of this Code.

(c) Combustible goods or merchandise shall include those made of wood, plastics, cloth or rubber; those containing flammable liquids; those packed with excelsior, paper or moss; those packaged or packed in paper, cardboard or wood containers and other goods or merchandise of equivalent, or greater, combustibility.

(d) Combustible, incombustible and non-combustible shall be as defined in Section 401 of this Code.

(e) The installation of fire extinguishers or standpipes shall not reduce or nullify the requirements for automatic fire-extinguishing systems as set forth in this Chapter and in Chapter 51 of this Code.

(f) Where automatic fire-extinguishing protection is provided in other than High Hazard Occupancies, the fire-resistive requirements may be reduced by one hour in the area or portion of buildings so protected provided such buildings are not more than 50 feet in height.

3801.2 BASEMENTS: Approved automatic-sprinkler systems shall be required:

(a) In basements or underground structures occupied as bowling lanes, restaurants, or for the manufacture, sale, or storage of combustible goods or merchandise (not including garages) and exceeding 2500 square feet in area.

(b) In basements used as workshops or for storage of combustible goods in buildings used for assembly, educational or residential occupancies where the area used for such workshops or such storage of combustible goods exceeds 2500 square feet.

(c) In basements of buildings used for assembly, educational, or residential occupancies where the area of such basements exceeds 5,000 square feet.

3801.3 REQUIREMENTS BASED ON OCCUPANCY:

(a) **GROUPS A, B AND C OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in the following locations in buildings of Group A Occupancy, and in buildings of Groups B and C Occupancies having a stage.

- (1) Projection rooms where nitro-cellulose film is used.
- (2) All accessible spaces on the stage side of the proscenium opening, including under the stage floor, gridiron and tie and fly galleries.
- (3) Dressing rooms, workshops and storerooms.
- (4) On the stage side and immediately back of the proscenium curtain and not more than five feet above the proscenium arc.
- (5) Projection rooms of buildings of Groups A and B Occupancies not having a stage and having a seating capacity of 500 or more persons.

(b) **GROUP D OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in buildings of Group D Occupancy as required in Chapter 51 of this Code.

(c) **GROUP E OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed in buildings of Group E Occupancy, Divisions 1 and 2, over one story in height, or in buildings of mixed Occupancies, or in buildings one story in height exceeding 1500 square feet in area.

(d) **GROUP F OCCUPANCIES:** Approved automatic-sprinkler systems shall be installed:

(1) In buildings or within fire divisions of Group F, Division 1, Occupancy (other than parking garages) one and two stories in height used for the sale or storage of combustible goods or merchandise and exceeding 20,000 square feet per floor in area.

(2) In buildings or within fire divisions of Group F, Division 1, Occupancy (other than parking garages) three or more stories in height used for the sale or storage of combustible goods or merchandise and exceeding 10,000 square feet per floor in area.

(3) In buildings of Group F, Division 1, Occupancy used for garages as follows:

(aa) In enclosed parking garages over 50 feet in height.

(bb) In open-air parking garages more than 75 feet in height.

(cc) In repair garages over one story in height, or located below another occupancy, exceeding 10,000 square feet per floor if of Type 1 construction, or 8,000 square feet per floor if of protected incombustible construction.

(dd) In one-story repair garages exceeding 15,000 square feet in floor area if of Type 1 construction, 12,000 square feet in floor area if of protected incombustible construction, or 9,000 square feet in floor area if of unprotected, incombustible construction or heavy timber, or Type III Protected construction.

(ee) In any basement-parking or repair garage located under any occupancy other than a parking or repair garage, where such basement garage exceeds 5,000 square feet in floor area.

(4) In buildings of Group F, Division 2, Occupancy used for shops, plants, or factories where loose combustible fibers, chips, shavings and dust are produced or generated and such buildings are over one story in height, or:

(aa) In such buildings of mixed occupancies exceeding 8,000 square feet per floor, or

(bb) In such buildings one story in height and exceeding 15,000 square feet in floor area.

(5) In buildings of Group F, Division 2, Occupancy used for dry goods and apparel manufacturing shops as follows:

(aa) In such buildings one or two stories in height of Type II and Type III (Protected) Construction constructed with incombustible materials and exceeding 10,000 square feet per floor and,

(bb) In such buildings one or two stories in height of Type II and Type II (Protected) Construction constructed wholly or in part with combustible materials and exceeding 2500 square feet per floor and,

(cc) In any such building of Type III (Unprotected), of Type IV, or of Type V Construction of any floor area and,

(dd) In any building three or more stories in height of any floor area.

(e) GROUP G, DIVISION 1, OCCUPANCY: Approved automatic-sprinkler systems shall be installed:

(1) In buildings or within fire divisions of Group G, Division 1, Occupancy one story in height used for the sale or storage of combustible goods or merchandise and exceeding 15,000 square feet in floor area.

(2) In buildings or within fire divisions of Group G, Division 1, Occupancy over one story in height used for the sale and storage of combustible goods or merchandise and exceeding 30,000 square feet in gross floor area.

3801.4 REQUIREMENTS: (a) Automatic-sprinkler systems shall comply with the Standard "The Installation of Sprinkler Systems", NFPA 13, as set forth in Section 402 of this Code and the provisions of Chapter 51 of this Code.

(1) Plans for automatic sprinkler systems shall bear the seal of a Florida Registered Engineer.

(b) The alarm valve required for a standard sprinkler system shall be required only in buildings of Group A Occupancy and in basements exceeding 3,000 square feet in floor area of other occupancies.

(c) Buildings not exceeding 50 feet in height may have automatic-sprinkler systems complying with Chapter 51 of this Code and such systems may be supplied from a four inch standpipe.

(d) Sprinklers shall be installed:

(1) At the top and at alternate floors in any trash or linen chute.

(2) In every trash or linen terminal room and in every room exceeding 15 square feet of floor area connected to such trash or linen chute.

(3) In garage or trash storage rooms of more than 15 square feet of floor area.

(4) In paint spray booths as provided in Section 4107 of this Code.

(5) In film storage rooms storing nitro-cellulose film as provided in Section 4104 of this Code.

3802 CARBON DIOXIDE FIRE-EXTINGUISHING SYSTEMS

3802.1 GENERAL: (a) The Building Official may require and may approve substitution for required sprinkler systems in places not commonly used by the public and, where so approved, carbon dioxide or other Underwriter's Laboratories (UL) listed fire-extinguishing systems may be provided.

(b) Piping and materials shall comply with the Standards set forth in Paragraph 4604.1 (b) of this Code.

3802.2 DESIGN AND CONSTRUCTION: Carbon dioxide fire-extinguishing systems shall comply in all respects with the Standard for Carbon Dioxide Fire-Extinguishing Systems, NFPA 12, as set forth in Section 402 of this Code.

3802.3 APPLICATION: Carbon dioxide fire-extinguishing systems may be used in rooms or enclosures containing flammable liquids in closed or open containers; ovens; dryers; electrical and other special machinery, apparatus and processes involving the use of flammable liquids, vapors, or dust; fur storage areas; lumber kilns; coal bins; loose textile stock areas; grain-handling machinery and in other enclosures containing stocks through which gas may permeate and where protection by water or other means may be ineffective or undesirable, and also in vaults; library stock-rooms; organs and other places where fires may be extinguished by carbon dioxide gas with less loss than if water were used.

3803 STANDPIPES AND HOSE STATIONS

3803.1 (a) GENERAL: (1) Standpipes required herein shall be wet standpipe systems of Class III complying with the Standard "Standpipes and Hose Systems", NFPA 14, as set forth in Section 402 of this Code, except those set forth in Sub-paragraph 3803.2 (a) (3) herein.

(2) Wet standpipes having a primary water supply constantly or automatically available at each hose outlet, as required in this Section, shall be provided in buildings hereafter erected; existing buildings altered to increase the area or height; and existing buildings where the occupancy is changed to an occupancy requiring such standpipes.

(3) Standpipes shall be required in buildings under construction, as set forth in Section 3323 of this Code.

(b) A permit for the installation of a standpipe system shall be required as provided in Sub-section 4601.5 of this Code and inspections shall be as set forth in Section 3808 herein.

3803.2 STANDPIPES REQUIRED: (a) Buildings shall be equipped with standpipes as follows:

(1) Where exceeding 50 feet but not more than 75 feet in height, such standpipes shall be not less than four inches in diameter.

(2) Where exceeding 75 feet in height, such standpipes shall be not less than 6 inches in diameter.

(3) Stages arranged or intended for theatrical, operatic, or similar performances shall have one two and one-half inch standpipe on each side and such standpipes may be Class II.

(4) Standpipes shall not be required in one-story buildings regardless of height.

(5) Open-air parking garages provided with automatic-sprinkler systems shall not be required to be equipped with standpipes.

3803.3 NUMBER: (a) (1) The number of standpipe risers and hose stations shall be such that a stream of water can be brought to bear on all parts of all floors within 15 feet of a nozzle connected to not more than 100 feet of hose connected to a standpipe except,

(2) Where two and one-half inch standpipes are provided, as required in Sub-paragraph 3803.2 (a) (3) herein, the service reach of a hose connected to such two and one-half inch standpipe shall be within 20 feet of a nozzle connected to not more than 75 feet of hose.

3803.4 LOCATION: (a) Standpipes shall be so located that they are protected from mechanical and fire damage.

(b) Standpipes shall be located:

(1) Within an enclosed stairway,

(2) Within 10 feet of the floor landing of an open stairway.

(3) Valve and hose connections located within a stairway enclosure shall not be behind a swinging door.

(4) Where additional standpipes and/or hose stations are required to comply with Sub-section 3803.3 herein and additional stairways are not otherwise required by this Code, such additional standpipes and/or hose stations need not be located in or at a stairway provided the first required standpipes and/or hose stations comply with this Sub-section.

(c) In buildings divided by partitions, standpipes shall be so located that streams can be brought to bear in all portions of any room, closet, or cubicle.

3803.5 MATERIALS: (a) (1) Standpipes above ground, within the exterior walls of a building, shall be black-steel pipe, hot-dipped zinc-coated (galvanized) steel pipe, wrought-iron pipe, or copper pipe and, together with the fittings and connections, shall be of sufficient strength to withstand 100 pounds per square inch pressure at the topmost outlet.

(2) Pipe and fittings may be shop or field welded provided the work is done in accordance with the Standard referenced in Sub-section 2805.1 of this Code and the requirements for welders set forth in Sub-section 2805.3.

3803.6 OUTLETS: (a) Outlets from standpipes shall be provided at each floor, including the basement, and above the roof as set forth herein.

(b) At each floor, including the basement, a two and one-half inch Fire Department outlet and a one and one-half inch line leading to a one and one-half inch hose station shall be provided except as set forth in Paragraph 5102.1 (h) of this Code.

(c) The two and one-half inch Fire Department outlets shall be provided with two and one-half inch valves adapted for two and one-half inch N.S.T. Fire Department hose connections not less than five feet nor more than six feet above the floor.

(d) Where a two and one-half inch Fire Department outlet is located within a stair enclosure, as provided in Sub-paragraph 3803.4 (b) (1) herein, a one and one-half inch line through the stair enclosure to a one and one-half inch valve and hose station shall be provided.

(e) All standpipes in buildings 50 feet or more in height shall extend full size above the main roof a minimum of 30 inches and be provided with an Underwriter's approved duplex roof manifold for two and one-half inch Fire Department hose and use.

3803.7 HOSE, CABINETS AND REELS: (a) (1) All two and one-half inch hose connections are for Fire Department use.

(2) Building owners are not required to provide two and one-half inch hose.

(3) Where two and one-half inch Fire Department outlets are located within stairway enclosures, a hose station shall be located immediately outside within 10 feet of the door to such stair enclosure.

(4) Where two and one-half inch Fire Department outlets are not located within stairway enclosures, a hose station shall be located within 10 feet of the floor landing of an open stair or as otherwise provided in Sub-paragraph 3603.4 (b) (3) herein.

(b) Where one and one-half inch hose stations are installed, a one and one-half inch hose shall be provided except as set forth in Paragraph 5102.1 (h) of this Code.

(c) (1) Such hose shall be approved for 100 pounds per square inch working pressure.

(2) Pressure reducers shall be provided where necessary to control pressure on the hose to a maximum of 100 pounds per square inch.

(3) Each hose shall be equipped with an approved, adjustable fog nozzle with the pattern: off, fog, straight stream.

(4) Each hose shall be of sufficient length to satisfy the requirements of Paragraph 3803.3 (a) but not more than 100 feet in length.

(d) Hose stations, for one and one-half inch hose together with the one and one-half inch valve, shall not be located within stairway enclosures.

(e) (1) An approved standard form of wall-hose reel, cabinet or rack shall be provided for the hose and shall be located to make the hose accessible at all times.

(2) The required fire-resistive rating of the wall receiving recessed cabinets shall be maintained.

(f) Hoses, nozzles, hose cabinets and one and one-half inch hose will not be required where the building is provided with a fire-suppression life-safety system as set forth in Chapter 51 of this Code.

3804 WATER SUPPLY

3804.1 FOR STANDPIPES: (a) QUANTITY: (1) For buildings not more than 275 feet in height, water supply shall be sufficient to provide 500 gallons per minute and, where more than one standpipe is required, sufficient to provide 750 gallons per minute.

(2) In buildings 275 feet or more in height, water supply shall be sufficient to comply with the Standard referenced in Paragraph 3803.1 (a) herein.

(b) PRESSURE: (a) The water supply shall be sufficient to maintain 65 pounds per square inch residual pressure at the topmost standpipe outlet with 500 GPM flowing as set forth in Sub-paragraph 3804.1 (a) (1) herein.

(2) In buildings over 275 feet in height, the pressure shall be as set forth in the Standard referenced in Sub-paragraph 3804.1 (a) (2) herein.

3804.2 FOR SPRINKLER SYSTEMS AND YARD HYDRANTS: (a) The water supply for sprinkler systems shall be as set forth in the Standard referenced in Sub-section 3801.4 herein.

(b) The water supply for yard hydrants shall be as set forth in Section 3806 herein.

3804.3 COMMUNITY WATER SUPPLY: (a) Standpipe systems, sprinkler systems and yard hydrants shall be connected to the community water supply where such community supply is sufficient to provide quantities and pressures required and where such community water supply is available within 150 feet from the nearest point of the building to a street water main of not less than four inches in diameter.

(b) Where a standpipe system is required, and the community water supply, as set forth in Paragraph 3804.3 (a) herein, is not sufficient or is not available, a fire pump or pressure tank shall be provided.

(c) Connection to a community water supply shall be provided with a control valve located in the public street, or other public space, and an Underwriter's Laboratories listed check valve, accessibly located, protecting the main.

(d) Water service shall be sized to provide the required quantity of water at the required pressure.

3804.4 FIRE PUMPS: (a) Where pumps are proposed, detailed plans shall be submitted to the Fire Inspector having jurisdiction.

(b) Fire pumps for standpipe systems shall be of sufficient capacity to provide the quantity of flow set forth in Sub-paragraph 3804.1 (a) (1) or (2), as applicable, and pressures as set forth in Paragraph 3804.1 (b) herein.

(c) Fire pumps for sprinkler systems shall be of sufficient capacity to provide the quantity of flow and pressures set forth in the Standard referenced in Sub-section 3801.4 herein.

(d) Where a capacity of 500 gallons per minute or more is required, fire pumps shall be UL Inc. listed.

(e) Fire pump controllers shall be UL Inc. listed and may be of limited service for motors of 30 HP or less.

(f) The source of water supply for a fire pump shall be a street main of not less than four inch diameter and capable of supplying the quantity of water at which the pump, or pumps, will operate; or shall be a well or cistern having not less than a one-half hour supply.

(g) Pumps shall be supplied with a separate electric service and where a standby generator is provided, or otherwise required by this Code, shall be connected through a separate automatic transfer switch to such standby generator.

(h) Fire pumps shall be automatic in operation with compatible controls.

(i) A minimum pressure on a standpipe system of 15 pounds per square inch at the roof shall be maintained by a jockey pump actuated by a pressure switch; or by connection to a suitable domestic system through two 170 pounds per square inch check valves, one with a soft seat and one with a hard seat.

(j) Fire pump installations shall be fitted with a full size bypass provided with approved gate and check valves.

(k) Fire pumps provided to meet the requirements of Sub-paragraph 3804.1 (a) (1) herein shall have flexibly coupled drives.

3805 FIRE DEPARTMENT CONNECTIONS

3805.1 (a) STANDPIPES: (1) One Siamese (duplex) Fire Department connection shall be provided for each of the first two required standpipe risers.

(2) Where a building is required to have more than one Siamese connection such connections shall be remotely located.

(3) All standpipes shall be interconnected at their bases.

(4) Siamese (duplex) connections shall be of the same pipe diameter as the largest standpipe connected thereto and shall be protected by an underwriter's listed check valve.

(b) **SPRINKLERS:** One Siamese (duplex) Fire Department connection of not less than four-inch diameter shall be provided for each sprinkler system.

3805.2 (a) Fire Department connections shall be two and one-half inch N.S.T. hose connections located on the street-front wall not less than one foot nor more than three feet above grade.

(b) Piping shall not project over public property more than two inches.

3805.3 A permanent, legible sign with letters at least one inch high shall be attached to the exterior of the building adjacent to the connection, and such sign shall read "STANDPIPE" and/or "SPRINKLER" as applicable.

3805.4 Location of all Siamese connections shall be approved by the Fire Department.

3806 YARD HYDRANTS

3806.1 GENERAL: Mobile homes and trailer parks, marine terminals, marinas, boat yards, oil storage tanks, lumber yards and exhibition parks shall have yard hydrants and hose as set forth herein.

3806.2 STANDARDS: (a) Mobile homes and trailer parks shall have yard hydrants as provided in the Standard for Mobile Home Parks, NFPA 501-A, as set forth in Section 402 of this Code.

(b) Marine terminals shall have yard hydrants and hose as provided in the Standard Fire Protection - Operation of Marine Terminals, NFPA 307, as set forth in Section 402 of this Code.

(c) Marinas and boat yards shall have yard hydrants and hose as provided in the Standard Fire Protection of Marinas and Boat Yards, NFPA 303, as set forth in Section 402 of this Code.

3806.3 REQUIREMENTS: (a) (1) Private boat docking facilities accommodating four or more boats shall have sufficient one and one-half inch fire lines to reach all portions of the dock and boat facilities and shall be capable of delivering 30 gallons of water per minute at 30 pounds per square inch pressure through a three-eighths inch nozzle.

(2) Where such docking facilities are inaccessible to Fire Department equipment, or exceed 150 feet from Fire Department vehicular access, a two and one-half inch Fire Department connection shall be provided and made accessible to Fire Department equipment.

(b) In the absence of other requirements of this Section, not less than one yard hydrant and hose shall be provided for each 20,000 square feet of area.

(c) Yard hydrants shall have not less than two, two and one-half inch connections with threads uniform with the local Fire Department hose connections and not less than 100 feet of standard two and one-half inch fire hose with approved-type nozzles.

(d) A house hose and equipment shall be provided at each hydrant unless well located portable hose reels and equipment are accepted by the authority having jurisdiction.

(e) Hose houses shall have painted thereon the words "FIRE HOSE" in legible letters not less than six inches high on all exposed sides.

(f) Location of all yard hydrants shall be approved by the Fire Department.

3807 PORTABLE FIRE EXTINGUISHERS

3807.1 WHERE REQUIRED: Portable fire extinguishers shall be installed and maintained as specified in this section as follows:

(a) In buildings for Group A occupancy: In every projection room and one for each 2500 square feet of floor area or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height.

(b) In Buildings for Groups B, C, D, and E occupancies: One to each 2500 square feet of floor area, but not less than one to each story or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height.

(c) In buildings for Groups F, G, and H occupancies: One to each 2500 square feet of floor area, but not less than one to each path of egress or within a travel distance of 75 feet for buildings exceeding 50 feet in height or 50 feet for buildings not exceeding 50 feet in height. EXCEPTION: Where gasoline is dispensed there shall be a carbon dioxide fire-extinguisher of 15 pounds capacity extinguishment rating for the first two gasoline dispensing pumps or fraction thereof; and for each additional two gasoline dispensing pumps or fraction thereof after the first two there shall be either a carbon dioxide fire-extinguisher of 15 pounds capacity extinguishment rating or a dry chemical fire extinguisher of comparable rating. Additional fire extinguishers may be required for other extra Hazard Occupancies as set forth in NFPA 10.

(d) In buildings of Group I occupancies other than single family residences and duplexes: One for each 2500 square feet of floor area.

(e) In buildings for Group J occupancy: As required by the inspector having jurisdiction, complying generally with the above requirements.

3807.2 REQUIREMENTS: (a) Portable fire extinguishers, where provided, shall be mounted in corridors or other approved locations generally accessible to the occupants of the building.

(b) Where such portable fire extinguishers are placed in cabinets, they shall be visible and the cabinet doors shall not be locked, or such doors shall be of glass which can easily be broken to gain access to the fire extinguisher when needed to extinguish fire.

3808 INSPECTIONS AND TESTS

3808.1 GENERAL: (a) All required fire-extinguishing apparatus shall be maintained in sound operative condition and where, in the expressed and written opinion of the Fire Inspector having jurisdiction, such apparatus is defective or not in compliance with the Standards set forth in this Chapter, repairs or replacement shall be made with reasonable dispatch.

(b) All fire-extinguishing apparatus required by this Code shall be inspected by the Fire Department at least once every year and tests shall be made at the discretion of the Fire Inspector having jurisdiction.

(c) Such tests shall be conducted by the Fire Department having jurisdiction and equipment satisfying such tests shall be tagged as acceptable with notation of the date of the test and the date re-testing is recommended.

(d) The cost of making all tests shall be borne by the owner.

3808.2 PRESSURE TESTS: (a) Every system of automatic-sprinklers, standpipes or yard hydrants, and all parts thereof except linen hose, shall satisfactorily meet the pressure tests provided in the Standards referenced in Paragraphs 3801.4 (a) and 3803.1 (a) herein.

(b) Tests for residual pressure on standpipe systems may be made at the roof outlets giving consideration to pressure reduction due to head.

CHAPTER 39
CHIMENYS, FLUES, VENTS AND FIREPLACES

- 3901 GENERAL**
- 3902 TYPE A FLUES OR VENTS**
- 3903 TYPE B FLUES OR VENTS**
- 3904 TYPE C FLUES OR VENTS**
- 3905 SMOKEPIPES**
- 3906 FIREPLACES**

3901 GENERAL

3901.1 GENERAL: Chimneys, flues, vents and fireplaces, and their connections, carrying products of combustion, shall conform to the requirements of this Chapter, Chapter 40 and Chapter 47.

3901.2 EQUIPMENT AND APPLIANCES: Equipment and appliances connected to chimneys, flues, vents and fireplaces shall be of approved types and shall be installed and maintained as set forth herein and in Chapters 40 and, for gas appliances, as set forth in Chapter 47.

3901.3 DEFINITIONS AND CLASSIFICATION: APPLIANCES, HIGH HEAT, are any installations or equipment in which the temperature of the flue gases as they enter the flue is above 1500° F.

APPLIANCES, MEDIUM HEAT, are any installations or equipment in which the temperature of the flue gases as they enter the flue is between 550° F to 1500° F.

APPLIANCES, LOW HEAT, are any installations or equipment in which the temperature of the flue gases is up to 550° F.

CHIMNEYS, FLUES OR VENTS are conduits or passageways for conveying products of combustion to the outer air and shall be classified as Type A, Type B or Type C.

CONDENSATE is the liquid which separates from a gas due to a reduction in temperature.

FIREBRICK is any refractory fire-clay brick which meets the approval of the Building Official.

FIRE-CLAY FLUE LINING is flue lining made of fire clay.

FIRE COLLAR is that portion of any appliance designed for the attachment of a draft hood.

SMOKEPIPE is the pipe connecting a heat-producing appliance burning solid or liquid fuels to a flue or vent.

VENT CONNECTOR is a pipe connecting a heat producing appliance burning gas fuel to a flue or vent.

3902 TYPE A FLUES OR VENTS

3902.1 GENERAL: Type A flues or vents shall consist of chimneys, metal smokestacks and special flues approved by the Underwriters Laboratories and the Building Official. Type A flues or vents shall be required for: (1) solid and liquid fuel-burning heating equipment, and (2) gas burning equipment which produces flue gas temperatures in excess of 500° Fahrenheit at the outlet of the appliance or the draft hood when burning gas at the input rating specified by the manufacturer of such equipment.

3902.2 CHIMNEYS:(a) DESIGN:(1) Chimneys shall be designed, anchored and supported as set-forth herein and as specified in Chapters 23, 25 and 27, except that fireplaces complying with Section 3906 may be used for solid fuels or liquid fuel-burning equipment where the temperature of the flue gases, as they enter the flue, does not exceed 1000° Fahrenheit.

(2) No chimney shall support any structural load other than its own weight.

(3) Chimneys shall be anchored laterally at each floor and roof line by incombustible struts, walls or beams, except that for chimneys built integrally with masonry walls not less than eight inches in thickness and bonded thereto, such wall shall be considered proper lateral support.

(4) Chimneys shall be supported on reinforced concrete footings or grade beams or on steel beams having not less than two-hour fire-resistive protection.

(b) WALLS AND FLUE LINING:(1) Masonry chimneys serving low and medium-heat appliances shall have walls of not less than eight inches of solid masonry or six inches of reinforced concrete or four inches of solid masonry and eight inches of block. Mortar used in laying up units of chimney construction shall be Portland cement mortar.

Masonry chimneys serving low and medium-heat appliances shall be lined with approved fire-clay flue lining not less than five-eighths-inch thick or with other approved liners of material that will resist a temperature of 1800° Fahrenheit without softening or cracking. The lining shall extend from eight inches below the lowest inlet to a point at least four inches above enclosing masonry walls. Flue linings shall be installed ahead of the construction of the chimney as it is carried up, carefully bedded one on the other in fire-clay mortar, with close-fitting joints left smooth on the inside. Firebrick may be used in place of fire-clay lining and shall be not less than two inches thick. Cracked or broken flue lining shall not be used. Firebricks shall be laid in fire-clay.

(2) Masonry chimneys serving high heat appliances shall be built with double walls, each not less than eight inches in thickness with an air space of not less than two inches between them. The inside of the interior walls shall be of firebrick not less than four inches in thickness, laid in fire-clay mortar or refractory cement.

(c) FLUE AREA: No flue shall be smaller in area than the flue connection on the appliance attached thereto, provided that where more than one appliance is connected to such flue the area shall be increased as set forth in Section 3903.

(d) HEIGHT: Metal smokestacks shall extend to a height of not less than ten feet above the elevation of any part of any building within 25 feet except that, where such smokestack serves a forced-draft appliance, such smokestack shall be not less than three feet above the roof or any part of any building within 10 feet.

(e) CORBELING: No chimney shall be corbeled from a wall.

(f) SEPARATION OF CHIMNEY LINERS: When more than one flue or vent is contained in the same chimney, masonry separation at least four-inches thick shall be provided to separate flues.

(g) INLETS: Every inlet to any chimney shall enter the side thereof and shall be of not less than one-eighth-inch thick metal or five-eighths-inch thick refractory material.

(h) **CLEARANCE:** Combustible material shall not be placed within two inches of chimneys nor less than required to comply with the Standard set forth in Sub-section 4001.4.

3902.3 METAL SMOKESTACKS: (a) SCOPE: The requirements of this Sub-section shall not be applicable to buildings of Group H or I occupancy, and no such smokestack shall be permitted in buildings of Group H or I occupancy or in other occupancies normally used for sleeping purposes.

(b) **DESIGN:** Smokestacks shall support no vertical loads other than their own weight and shall be capable of resisting wind forces and of supporting its own weight without exceeding the stresses set forth in Chapter 28.

(c) **CONSTRUCTION AND SUPPORT:** Metal of smokestacks shall be not less than the following thicknesses:

Diameter of Stack	Metal Thickness
Not more than 8 inches	No. 16 gage
More than 8 inches, not over 12 inches	No. 12 gage
More than 12 inches, not over 16 inches	No. 10 gage
More than 16 inches, not over 24 inches	No. 8 gage
More than 24 inches, not over 30 inches	3/16 inch
More than 30 inches, not over 43 inches	¼ inch

Smokestacks shall be properly riveted or welded and, unless structurally self-supporting, shall be guyed to incombustible construction.

Metal smokestacks used for high-heat appliances shall be lined with four-inch firebrick laid in fire-clay mortar extending from not less than two feet below to not less than 25 feet above the smokepipe entrance.

(d) **HEIGHT:** Metal smokestacks shall extend to a height of not less than ten feet above the elevation of any part of any building within 25 feet except that, where such smokestack serves a forced-draft appliance, such smokestack shall be not less than three feet above the roof or any part of any building within 10 feet.

(e) **CLEANOUTS:** Cleanout openings shall be provided at the base of every metal smokestack.

(f) **EXTERIOR STACKS: (1)** Metal smokestacks, or parts thereof, erected on the exterior of a building shall have a clearance of 24 inches from combustible walls and four inches from incombustible walls, but not less than required to comply with the Standard set forth in Sub-section 4001.4.

(2) No stack shall be nearer than 24 inches in any direction from a door, window or other wall opening or from a required means of egress.

(g) **INTERIOR STACKS:** Metal smokestacks, or parts thereof, in a building other than a one-story building, shall be enclosed above the story in which the appliance served thereby is located, in walls of incombustible construction having a fire-resistance rating of not less than two hours, with a space on all sides between the stack and the enclosing walls sufficient to render the entire stack accessible for examination and repair. The enclosing walls shall be without openings, except doorways equipped with approved self-closing fire doors of Class B or better at various floor levels for inspection purposes. Where such a stack passes through a roof constructed of combustible materials, it shall be guarded by a galvanized-iron ventilating thimble extending not less than nine inches below and nine inches above such roof construction. Such thim-

bles shall be of a size to provide a clearance on all sides of the stack for high-heat appliances of not less than 18 inches, for medium-heat appliances not less than eight inches and for low-heat appliances not less than six inches, but not less than required to comply with the standard set forth in Sub-section 4001.4. Smokestacks shall not be carried up inside of ventilating ducts unless such ducts are constructed as required by this Section for Type A flues and provided such stacks or flues are used solely for venting the room or space in which the appliance served by the smokestack is located.

3903 TYPE B FLUES OR VENTS

Type B flues and vents shall comply with the requirements set forth in Chapter 47.

3904 TYPE C FLUES OR VENTS

Type C flues and vents shall comply with the requirements set forth in Chapter 47.

3905 SMOKEPIPES

3905.1 MATERIALS: Smokepipes and vent connectors serving fixed appliances shall be of substantial metal construction, but never less than as set forth in the following table:

Diameter (Inches)	Thickness of Metal for Smokepipes	Minimum Thickness (U.S. Gage)
6-10.....		26
11-29.....		24
30-39.....		22
40-49.....		20
50-up.....		18

3905.2 DETAILS OF CONNECTION: (a) No vent connection connected to any gas appliance having pilot provision for automatic or remote control shall be connected to any kitchen ventilation or any chimney flue which is used as a smoke flue for any stove, boiler, heater or other apparatus designed to burn wood, coal, oil or any fuel other than gas, unless such pilot provision is so designed that the supply of gas to the main burners in connection therewith will be automatically shut off when combustion of gas is not taking place at the pilot.

(b) Two or more smokepipes shall not be joined to a single flue or vent unless the common smokepipe and flue or vent is of sufficient size to serve all the appliances thus connected. The smokepipe of a heating appliance shall not be connected into the flue or vent of an incinerator which has the rubbish chute identical with the smoke flue.

(c) No flue or vent shall have smokepipe connections in more than one story of a building unless provision is made for effectively closing smokepipe openings with devices made of incombustible materials, whenever their use is discontinued temporarily, and completely closing such opening with masonry when discontinued permanently. Smokepipes shall be exposed to view throughout their entire length.

(d) Smokepipes serving appliances other than water heaters shall have a rise of not less than one-fourth inch to the foot.

(e) Provision for removal of condensates shall be provided. Any two inlets shall be separated vertically by not less than the diameter of the larger inlet.

(f) All gas appliances connected to a common vent shall be located in the same story of the building and in the same tenancy thereof except as otherwise provided in the Standard. NFPA 54, as set forth in Section 402.

(g) The horizontal projected length of the vent connector shall not exceed 75 percent of the vertical projected length of the vent unless the appliance is equipped for forced draft.

(h) Where smokepipes or vent connectors join into a single pipe, connector or flue, they shall be joined by a Y-fitting, discharging the flow in the direction of common passage.

3905.3 CLEARANCES: Clearances between smokepipes and combustible materials above shall be 18 inches where used for medium heat appliances and 36 inches where used for high heat appliances; except that such clearances may be reduced where insulating materials are provided as set forth in the Standard for Installation of Residential Type Warm Air Heating and Air Conditioning Systems, NFPA 90B, as set forth in Section 402.

3906 FIREPLACES

3906.1 GENERAL: (a) Fireplaces and chimneys conforming to the minimum requirements herein may be used for solid fuels or liquid-fuel-burning equipment where the temperature of the flue gases, as they enter the flue, does not exceed 1000 degrees Fahrenheit.

(b) Fireplaces and chimneys shall be so constructed and insulated that adjacent combustible materials and structural members are not heated to temperatures in excess of 175 degrees Fahrenheit.

(c) Fireplaces and chimneys shall be built of only incombustible materials.

(d) Fireplaces and chimneys shall not support concentrated loads from the surrounding structure unless such loads are considered in the design and construction.

(e) Clay tile flue liners shall conform to the Standard specification for Clay Tile Flue Linings, ASTM C315, as set forth in Section 402.

(f) Fire brick shall conform to the Standard Specification for Fireclay Brick and Silicon Carbide Brick for Incinerator Service, ASTM C64, as set forth in Section 402.

3906.2 FIRE-BOX CONSTRUCTION: (a) Where a lining of firebrick at least 2 inches thick is provided, the total thickness of firebox wall, including lining, shall be not less than 8 inches solid thickness.

(b) Steel firebox lining, at least ¼ inch thick, may be used provided a minimum of 8 inch solid masonry walls are used. Insulation of steel linings shall be in accordance with manufacturer's recommendations.

(c) Where no steel lining or fire brick is provided, the total thickness of the walls shall be at least 12 inches of masonry.

3906.3 METAL HEAT CIRCULATORS: Approved metal heat circulators may be installed in fireplaces. Metal heat circulators shall be of not less thickness than 12 US Standard Gage and shall have a minimum of 2 inches of fire brick back-up.

3906.4 SMOKE CHAMBER: The front, or inward sloping wall, of the smoke chamber shall be constructed as set forth for the walls of the firebox. Other smoke chamber walls shall be constructed as set forth for chimney walls except the $\frac{1}{2}$ inch minimum thickness fire-clay parging or equivalent treatment may be used in lieu of fire-clay flue tile lining.

3906.5 FIREPLACE CHIMNEY CONSTRUCTION: (a) Chimney liners shall be of $\frac{1}{2}$ inch refractory fire-clay lining or other material that will resist temperatures of 1800 degrees Fahrenheit without softening, cracking or other deleterious effects. The lining shall extend from the throat to a point 4 inches above the enclosing masonry walls.

(b) Chimney walls where lining is used shall be 4-inch nominal solid masonry or, where building is masonry, may be 8-inch nominal hollow masonry units.

(c) Chimney walls where lining is not used shall be 8-inch nominal solid masonry.

(d) Flue linings shall be built in as the masonry is laid. All joints and spaces shall be filled with mortar, and broken or cracked flue linings shall not be used.

(e) Chimneys shall extend to a height not less than 24 inches above the highest point of the roof within a radius of 10 feet.

(f) Where the chimney is built integrally with a masonry wall the tie beam shall be continuous on one or more sides of the chimney.

3906.6 CLEARANCE: (a) Concealed combustible material shall not be within 2 inches of fireplaces, smoke chambers or chimneys which are less than 8 inches in thickness.

(b) Exposed combustible materials shall not be placed within 6 inches of the fireplace opening.

(c) No such combustible material within 12 inches of the fireplace opening shall project more than one-eighth inch for each one-inch clearance from such opening.

3906.7 AREAS OF FLUES: (a) The net cross-sectional area of the flue and the throat between the firebox and smoke chamber of a fireplace shall be not less than one-tenth of the area of the fireplace opening for chimneys 15 feet or more in height, nor less than one-eighth of the area of the fireplace opening for chimneys less than 15 feet in height, and in no case less than 64 square inches.

(b) Where dampers are used, damper openings shall be not less in area, when fully opened, than the required flue area.

3906.8 LINTEL: Masonry over the fireplace opening shall be supported by a lintel of steel not less than one-fourth inch in thickness.

3906.9 HEARTH: Every fireplace shall be provided with a brick, concrete, stone or other approved incombustible hearth slab at least 12 inches wider on each side than the fireplace opening and projecting at least 20 inches therefrom. This slab shall be not less than 4 inches thick and shall be supported by incombustible materials or reinforced to carry its own weight and all imposed loads. Combustible forms shall be removed.

3906.10 FALSE FIREPLACES: Wall recesses for gas space heaters having a demand of more than 35,000 BTU per hour or electric space heaters having a demand of more than 10 KW per hour and/or wall recesses designed and constructed to resemble fireplaces shall be not more than 6 inches in depth, shall be labeled with a metal plate bearing the words, "FOR GAS AND ELECTRIC APPLIANCES ONLY", shall be lined with materials providing not less than one-hour fire-resistive protection for combustible materials and gas-burning appliances shall be vented with a Type B or BW flue.

3906.11 PREFABRICATED FIREPLACES: Only such prefabricated fireplaces, with or without prefabricated chimney, which bear the seal of approval of the Fire Underwriters Inc. may be used, and installation shall be in accordance with the condition of approval of UL Inc. and the Building Official.

CHAPTER 40
HEAT-PRODUCING APPARATUS

- 4001 GENERAL**
- 4002 GAS-BURNING APPLIANCES**
- 4003 ELECTRICAL APPLIANCES**
- 4004 OIL-BURNING APPLIANCES**
- 4005 SOLID FUEL-BURNING APPLIANCES**
- 4006 BOILERS**
- 4007 INCINERATORS**
- 4008 SOLAR HEATERS**
- 4009 COMBUSTION ENGINES**

4001 GENERAL

4001.1 SCOPE: Heat producing appliances and apparatus, other than electrical or gas appliances, shall conform to the requirements of this Chapter. Electrical appliances shall comply with Chapter 45 herein and gas appliances shall comply with Chapter 47 herein. Flues and vents shall comply with Chapter 39 herein. The storage of flammable liquids shall comply with Chapter 41 herein.

4001.2 PERMITS: (a) A permit shall be required to install, repair, or alter any heat-producing appliance or piping or flue or accessory thereto, except gas appliances as set forth in Chapter 47 and electric appliances as set forth in Chapter 45, except that a permit shall not be required for any fully portable appliance which has no physical connection to piping or flue.

(b) Any person desiring a permit to be issued shall, in addition to filing an application therefore, and before such permit is issued, pay a permit fee as required.

4001.3 OCCUPANT HAZARD: Where heat-producing apparatus is installed in locations where the occupants of the space for reasons of age or physical limitations may, in the opinion of the inspection authority, be required to be protected by additional safeguards, controls and devices shall be designed and installed to be inaccessible or inoperative to unauthorized persons and protective guards or screens installed to prevent physical contact with heated parts.

4001.4 CLEARANCES FOR HEAT PRODUCING APPLIANCES: Clearances for heat producing appliances shall comply with the Standard for Clearances for Heat Producing Appliances, NFPA 89M, as set forth in Section 402.

4002 GAS-BURNING APPLIANCES

Gas burning appliances shall comply with the requirements of Chapter 47.

4003 ELECTRICAL APPLIANCES

Electric heat-producing appliances shall comply with the requirements of Chapter 45.

4004 OIL-BURNING APPLIANCES

Oil burning appliances shall comply with the Standard for the Installation of Oil Burning Equipment, NFPA 31, as set forth in Section 402.

4005 SOLID-FUEL-BURNING APPLIANCES

4005.1 Solid-fuel-burning appliances shall comply with the Standard Code for the Installation of Heat Producing Appliances, AIA, as set forth in Section 402.

4005.2 Ranges and space heaters burning solid fuel shall be vented directly or by means of smokepipes to a Type A flue or vent as set forth in Chapter 39. No such connection shall be to a flue or vent to which a gas burning appliance is connected.

4006 BOILERS

4006.1 STANDARDS: (a) The design, installation, alteration, location, operation and inspection of all boiler and pressure vessels, including boilers generating steam under pressure, shall be as set forth herein.

(b) The Boiler and Pressure Vessel Code, ASME, including all addendas thereto published prior to the adoption of this Code is hereby adopted as set forth in Section 402.

4006.2 CLASSIFICATION: (a) A high-pressure steam boiler is any boiler generating steam or vapor at pressures over 15 pounds per square inch.

(b) A low-pressure steam boiler is any boiler generating steam or vapor at 15 pounds per square inch or less.

(c) A hot-water heating boiler operating at pressures under 160 pounds per square inch and temperatures under 250 degrees F. is classified as a low-pressure boiler.

(d) A hot-water heating boiler operating at pressures of 160 pounds per square inch or higher and at temperatures of 250 degrees F. or higher shall be classified as a high-pressure boiler.

(e) A hot-water supply boiler having a btu rating of more than 200,000 btu per hour or having a capacity of 120 gallons or more or operating at a temperature of more than 200 degrees F. is classified as a low-pressure boiler.

4006.3 ENCLOSURES FOR HIGH-PRESSURE BOILERS: (a) High-pressure boilers shall be enclosed and separated from the rest of the building by walls, floors and ceilings of not less than two-hour fire-resistive construction.

(b) There shall be no openings in such enclosure except for doors and as required for ventilation.

(c) There shall be not less than two doors remotely located and all doors to the inside of the building shall be a one-hour fire-resistive assembly complying with Section 3706 herein.

(d) Clearances for boiler appurtenances shall be a minimum of 18 inches all around the boiler. Where a manhole opening is provided in the top of boiler shell a minimum clearance to ceiling shall be 36 inches.

(e) Boilers of 3 HP or less generating steam at less than 100 psi may be installed without enclosures; shall not be placed on combustible flooring; and shall comply with the standards set forth in Paragraph 4006.1 (b).

4006.4 ENCLOSURES FOR LOW-PRESSURE BOILERS: (a) Low-pressure boilers shall be enclosed and separated from the rest of the building by walls, floors and ceiling of not less than one-hour fire-resistive construction.

(b) There shall be no openings in such enclosure except doors and as required for ventilation.

(c) Doors to the inside of the building shall be a one-hour fire-resistive assembly complying with Section 3706 herein.

(d) Clearances from boiler appurtenances shall be a minimum of 18 inches all around the boiler. Where a manhole opening is provided in the top of boiler shell a minimum clearance to ceiling shall be 36 inches.

(e) Boilers of 3 HP or less generating steam at less than 100 psi may be installed without enclosures; shall not be placed on combustible flooring; and shall comply with the standard set forth in Paragraph 4006.1 (b).

4006.5 DETAILED REGULATIONS: (a) High pressure steam boilers may be blown off only to a blow-off tank complying with the requirements of the pamphlet entitled, "Boiler Blow-Off Equipment," NBBPVI, as set forth in Section 402.

(b) Boilers shall be connected to an approved flue or vent where required and as set forth in this Chapter.

(c) Combustion air shall be supplied or provided at the rate of eight CFM per boiler horsepower plus an additional two cubic feet per minute ventilation.

(d) Any person manufacturing or dealing in the sale of boilers or pressure vessels shall, on sale or delivery of such apparatus, notify the Building Official, giving the name and address of the purchaser.

(e) Second-hand or used boilers and pressure vessels shall be inspected by an agency approved by the Building Official and a Certificate shall be applied for and approved by the Building Official before such apparatus is painted or offered for sale.

4006.6 CERTIFICATE OF INSPECTION: (a) A Certificate of Inspection shall have been requested, issued and posted before any boiler or pressure vessel shall be placed or continued in operation.

(b) A Certificate of Inspection shall be requested from and issued after approval by the Building Official.

(c) A Certificate of Inspection shall be authorization to operate such equipment for a limited period as set forth herein.

(d) A Certificate of Inspection for a high-pressure boiler shall be for a period of not more than six months.

(e) A Certificate of Inspection for a low-pressure boiler shall be for a period of not more than 12 months.

(f) A Certificate of Inspection may, at the discretion of the Building Official, be for a shorter period or such Certificate may be rescinded and inspection and tests be ordered at any time when in the opinion of the Building Official, a condition exists making such re-testing or re-inspection desirable in the interest of safety.

(g) A Certificate of Inspection shall be posted to be conspicuous to the operator and inspection of the equipment and shall state the period of approval and the maximum allowable approved operating pressures.

4007 INCINERATORS

4007.1 GENERAL: (a) Incinerators for the reduction of refuse, garbage or other waste materials shall not be permitted where, in the opinion of the Building Official, a nuisance or fire hazard may result. Incinerators, where permitted, shall be as set forth in this section.

(b) Flue-fed or direct-fed incinerators and the accompanying chutes shall not be located within or attached to buildings.

4007.2 SMALL DOMESTIC-TYPE: (a) Indoor installation of small domestic-type incinerators having a grate area of not more than nine square feet, shall have been tested and approved by a recognized testing agency and shall be installed in accordance with the conditions of approval, or shall have roofs and walls of not less than eight inches of solid brick masonry or fire clay or reinforced concrete, and have not less than 36 inches clearance from protected combustibles or 48 inches from unprotected combustibles. Incinerators shall be mounted only on an incombustible floor and be connected to a Type A flue or vent.

(b) Outdoor installations of small domestic-type incinerators shall not be permitted.

4007.3 COMMERCIAL AND INDUSTRIAL TYPE: (a)(1) Commercial and industrial incinerators shall comply with recognized Standards.

(2) Refuse chutes shall not feed directly to the combustion chamber but shall discharge into a room or bin enclosed and separated from the incinerator room by not less than two-hour fire-resistive construction.

(3) The opening through which material is transferred from such room or bin to the incinerator room shall be equipped with a fire-assembly having a Class A label.

(b) Refuse chutes shall comply with Section 1807.

(c) Commercial or industrial-type incinerators shall have a combustion chamber lined with not less than three and one-half inches of firebrick laid in fireclay mortar, including the space below the grate in downdraft incinerators, and shall have walls and roof of not less than eight inches of brick masonry laid in Portland-Cement mortar or reinforced concrete where having a grate area of not more than nine square feet, and 12 inches where having a grate area of more than nine square feet. Firebrick lining may be included in the required wall and roof thickness. The flue shall be constructed as set forth for chimneys, Chapter 39, and shall be covered with a corrosion-resistant spark arrester having a mesh not exceeding three-fourth inch and an area not less than twice the flue area.

4008 SOLAR HEATERS

4008.1 Solar tanks, coils and systems shall be as set forth herein and in Part XII. Permits for the erection and alteration thereof shall be plumbing permits.

4008.2 Coil boxes shall be made of not less than 24-gage, corrosion-resistant metal, securely constructed, supported and anchored. Anchorage to sloping roofs shall be by bolting through the roof to the supporting members or rafters; and standard anchorage to wood-raftered roofs shall be by means of a 7/16-inch J-bolt, through the frame of the coil

box and under the rafter, for each four square feet of coil box, but not less than four bolts. Anchorage for coil boxes, where the slope is different from that of the roof, shall be through back braces of 1¼" x 1¼" x ½" steel angle iron, spaced not more than four feet apart and bolted with not less than 7/16-inch bolts to the coil box and roof. Pitch pans shall be provided at roof anchor points where through bolts penetrate roofing felts.

4008.3 Tanks for solar heaters shall be of corrosion-resistant metal and shall be securely supported and anchored. No single tank shall exceed 60 gallons unless the supports are designed therefor.

Tanks shall be designed to operate under pressure not less than 100 pounds per square inch. Enclosures for tanks may be of wood, provided such wood is suitably treated for decay and water repellency. Enclosures for tanks, of wood, shall be not less in size than 2" x 4" and sheathed with one-inch sheathing or one-half inch, exterior-grade plywood, either of which is protected by expanded-wire lath and stucco; or shall be a metal fram of 1¼" x 1¼" x ½" steel angle iron covered with expanded-wire lath and stucco; or shall be a cover box of .027-inch thickness of corrosion-resistant sheet metal. Tanks and enclosures shall be bolted through the roof to the supporting members with not less than four bolts, 7/16-inch in diameter.

4009 COMBUSTION ENGINES

4009.1 The installation and operation of stationary combustion engines and gas turbines in or within 15 feet of a building shall be as set forth herein.

4009.2 The Standard for the Installation and Use of Stationary Combustion Engines and Gas Turbines, NFPA 37, is hereby adopted, as set forth in Section 402.

4009.3 When engine installations totaling more than 2000 horsepower are located inside structures which are frequented by the public, such engines shall be in rooms having walls, floors and ceiling of 3-hour fire-resistive construction. Openings in the engine room that open into other sections of the structure shall be provided with automatic fire-doors. Installations on roofs are not required to comply with this Sub-section if the roof is of Type I Construction. Rooms housing such engines shall have provision for venting a full explosion with minimum structural damage.

4009.4 An integral engine-driven unit for compressing a flammable gas or pumping a flammable liquid shall be located in a room of fire-resistive construction or by being placed in a separate structure and such engines shall also comply with the standard set forth in this Section.

4009.5 (a) Exhaust pipes shall terminate outside the structure at a point where the hot gases or sparks will discharge harmlessly and not be directed against combustible materials or structures, or into atmospheres containing flammable gases, vapors or combustible dusts. Exhaust pipes shall not terminate under loading platforms or structures, or near ventilation air inlets.

(b) Exhaust pipes shall be installed with clearances as set forth in Sub-section 4001.4 and guarded, where necessary, to prevent personnel burns.

**CHAPTER 41
SPECIAL HAZARDS**

- 4101 TRANSFORMER VAULTS**
- 4102 FLAMMABLE LIQUIDS**
- 4103 VENTILATING DUCTS**
- 4104 FILM**
- 4105 EXPLOSIVES**
- 4106 RADIATION PROTECTION**
- 4107 PAINT SPRAY BOOTHS AND DIP TANKS**

4101 TRANSFORMER VAULTS

4101.1 STANDARDS: Article 450, Transformers and Transformer Vaults, of the Standard set forth in Sub-section 4502.1 herein supplements, but does not supersede, the requirements set forth herein for transformer vaults.

4101.2 LOCATION: Transformer vaults shall be located to be ventilated to the outside air without the use of flues or ducts wherever such arrangement is practicable.

4101.3 CONSTRUCTION: (a) Transformer vaults shall be constructed in accordance with the following table:

Required Thickness of Walls--Transformer Vaults			
	Reinforced Concrete	Solid Masonry	Hollow-Unit Masonry
Above Grade	6"	8"	12"
Below Grade.....	6"	8"	8"

Transformer-vault floors on the ground shall be of reinforced concrete, not less than four inches thick. Floors with open spaces below, and ceilings, shall be of reinforced concrete not less than six inches thick. Vault walls of hollow-unit masonry shall have a stuccoed surfacing not less than three-fourths inch in thickness on the inside. All openings in walls, floors or ceilings shall be protected by Class B firedoors or wire-glass windows, except that ventilating openings to the exterior of the building may be provided with corrosion-resistant, incombustible louvres.

(b) A sill of sufficient height to confine within the vault one-third more oil than the capacity of the largest transformer, but not less than four inches high, shall be provided across all doors.

(c) Entrance doors shall be provided with a hasp for padlocking and shall be kept locked, with access available only to authorized persons.

(d) As set forth in Paragraph 5102.2 (b), transformer vaults shall not be sprinkled by an automatic-sprinkler system.

4101.4 DRAINAGE: A transformer vault, located below ground water level or which, for other reasons, may be subject to flooding or water infiltration, shall be provided with an adequate system of drains and/or automatic ejectors. Above-grade vaults shall be provided with a gravity drain, terminating in a soakage pit. All vault-drainage installations shall be subject to the approval of the Building Official.

4101.5 VENTILATION: (a) Vaults shall be so designed that there shall be an air space of not less than six inches between any power transformer and a wall and not less than one foot between adjacent transformers in the same vault.

(b) Ventilation openings in transformer vaults shall be proportioned to the capacity of the transformers contained, to facilitate the movement of air and to prevent the development of excessive temperatures.

(c) Ventilation openings shall be located as far as practicable from doors, windows, exit facilities and combustible materials. Such openings shall be covered with suitable grates, screens or louvres, constructed of corrosion-resistant, incombustible materials.

4101.6 SPECIAL RESTRICTIONS: No pipes for sanitary plumbing, water or gas supply or for any other purposes foreign to the vault installation shall pass through a transformer vault. No toilets or wash basins shall be installed in the vault. Any conduit or piping required in connection with sump pumps or similar necessary equipment shall be insulated electrically from the exterior of the vault. Vaults shall not be used for storage, nor for any other purpose than to contain and protect the transformers and the necessary equipment, incident thereto.

4102 FLAMMABLE LIQUIDS

4102.1 STANDARDS: The Flammable and Combustible Liquids Code, NFPA 30, and the Standard for the Installation of Oil Burning Equipment, NFPA 31, are hereby adopted, as set forth in Section 402.

4102.2 SCOPE: These provisions shall apply to new buildings, equipment and installation and to existing buildings, equipment and installation which constitute a hazard.

4102.3 CLASSIFICATION: (a) FLAMMABLE LIQUIDS shall mean any liquid having a flash point below 140 degrees F. and having a vapor pressure not exceeding 40 pounds per square inch (absolute) at 100 degrees F.

(b) Flammable liquids shall be divided into classes of liquids as follows:

Class I liquids shall include those having flash points below 100 degrees F. and may be subdivided as follows:

Class IA shall include those having flash points below 73 degrees F. and having a boiling point below 100 degrees F.

Class IB shall include those having flash points below 73 degrees F. and having a boiling point at or above 100 degrees F.

Class IC shall include those having flash points at or above 73 degrees F. and below 100 degrees F.

Class II liquids shall include those having flash points at or above 100 degrees F. and below 140 degrees F.

(c) COMBUSTIBLE LIQUIDS shall mean any liquid having a flash point at or above 140 degrees F. (60 degrees C.), and shall be known as Class III liquids. Class IIIA shall include those having flash points at or above 140 degrees F. (60 degrees C.) and below 200 degrees F. (93.4 degrees C.) Class IIIB shall include those having flash points at or above 200 degrees F. (93.4 degrees C.).

(d) This Code does not cover Class IIIB liquids. Where the term combustible liquids or Class III liquids is used in this Code, it shall mean only Class III liquids.

(e) Any manufactured liquid or fluid commodity; such as paint, varnish, dryer, cleaning solution and polishing liquid; which contains certain flammable or combustible liquid as herein defined shall be classified as being one of the classes herein set forth.

4102.4 DETAILED REGULATIONS: (a) No Class I, II, or III liquids shall be stored in glass containers, except containers approved by ICC regulations.

(b) No Class I or Class II liquids shall be kept or stored in any building of Group A or B Occupancy nor in Group C Occupancies except in laboratories for experimental purposes.

(c) Except in sealed containers, no Class I or II liquids shall be stored within ten feet of any stairway or other path of egress unless separated therefrom by a fire-resistive wall or partition.

(d) In buildings of other than Group I Occupancy, there shall be not less than two remote means of egress from the point of storage or point of use of Class I or II flammable liquids; except that a single means of egress may be provided where the travel distance does not exceed 15 feet.

(e) Flammable liquids for agricultural use at the point of use shall be exempted from the requirements of this Section, subject to the approval of the Building Official, based on location and hazard.

(f) Fuel-oil tanks shall not be located in garages attached to buildings of Group H or I Occupancies.

(g) Containers of Class I or Class II liquids shall not be filled, or used to fill other containers or appliances, unless outside of the building. Containers of Class III liquids of over five-gallon capacity shall not be filled, or used to fill other containers and appliances, unless outside of the building.

(h) All containers of Class I or Class II liquids shall be properly labeled and conspicuously marked or painted, as set forth in the standards, Sub-section 4102.1, to indicate danger.

(i) In all rooms or parts of buildings which contain flammable liquids in open containers or in which the vapors from flammable liquids are present, or in which flammable liquids are used in any manufacturing process, open flame, sparks or smoking is prohibited. Suitable "NO SMOKING" signs shall be displayed.

(j) Flammable liquids shall not be stored, drawn or handled in the presence of open flame or fire, nor shall they be stored, drawn or handled in garages and utility rooms of Group H and I Occupancies which contain heat producing appliances or other sources of ignition. Where the storage, drawing or handling of flammable liquids is permitted under this code and other appropriate laws, lighting shall be by incandescent lamps installed to conform to Chapter 45 herein.

(k) Pumps for dispensing gasoline to the tanks of operating equipment shall not be located inside of buildings or sheds that are more than 50 percent enclosed with walls, and such pumps shall be not less than 15 feet from property lines and not less than ten feet from any building opening. Electric connection shall be as set forth in Chapter 45.

(l) Underground tanks shall be protected from damage caused by above-grade or lateral loads, shall be placed on a firm and well-tamped earth foundation and, where necessary to prevent flotation, shall be securely anchored and weighted.

(m) Underground storage tanks shall be equipped with pipe vents, independent of all other piping, and arranged to discharge to the open air. Vents shall be of ample size to prevent abnormal pressure during filling, but not smaller than one and one-fourth-inch pipe. Vent pipes shall drain to the tank. The top of the vent pipe shall not be closer than three feet to any building opening, shall be fitted with a weatherproof hood and shall not terminate in any areas where fumes may be trapped or may accumulate. The vent shall be protected by a flame arrester.

(n) Underground storage tanks shall be filled only through fill spouts, terminating outside of buildings at a point at least five feet from any building opening at the same, or at a lower level. Fill terminals shall be closed tight when not in use. Fill terminals shall be identified and at a location free from any source of ignition.

(o) Underground tanks temporarily out of service for a period not exceeding 90 days shall immediately have the fill line, gauge openings and pump suction capped and secured against tampering. The vent lines shall be left open. Underground tanks out of service for a period from 90 days to one year shall be removed or filled with sand or water or other non-combustible material. Underground tanks out of service for more than one year shall be considered permanently abandoned and shall be removed or filled with sand. The responsibility for such protective measures shall be that of the owner of the property.

(p) Underground tanks installed in soil known to be unusually corrosive due to the conditions hereinafter set forth shall be protected from corrosion based on evaluation and design by a Professional Engineer or Architect:

- (1) Low soil resistivity to current flow.
- (2) Very acid or very alkali soil.
- (3) Excessive anaerobic bacteria.
- (4) High water table.
- (5) Backfill and land fill areas with high organic content.
- (6) Location near waterfront areas.

(q) The limits referred to in the Standards, Sub-section 4102.1, referring to allowable quantities of stored flammable liquids, shall be all of the area defined as Fire Zones 1 and 2 in Chapter 15 of this Code.

4103 VENTILATING DUCTS

4103.1 STANDARDS: (a) The following Standards are hereby adopted, as set forth in Section 402.

- (1) Installation of Air-Conditioning and Ventilating Systems (Non-Residential), NFPA 90A.
- (2) Installation of Residential Warm Air Heating and Air Conditioning Systems, NFPA 90B.
- (3) Removal of Smoke and Grease-Laden Vapors from Commercial Cooking Equipment, NFPA 96.

(4) Installation of Blower and Exhaust Systems for Dust, Stock or Vapor Removal or Conveying, NFPA 91.

(5) Code for the Prevention of Dust Explosions in Wood Working and Wood Floor Manufacturing Plants, NFPA 664.

(b) Where in NFPA pamphlets interpretive powers are vested in the Inspection Authority it shall be construed to mean the Board of Rules and Appeals as set forth in Section 203.

(c) NFPA Pamphlet 90A applies to all Group H Occupancies and NFPA Pamphlet 90B shall apply to only Group I Occupancies.

4103.2 GENERAL: (a) All air ducts shall be constructed entirely of metal or other approved incombustible materials of suitably-equal strength.

(b) In attic-fan installations, a firestat shall be installed to shut off the fan and a fusible link to close the opening in lieu of the aforementioned requirements.

(c) Ducts shall be tight throughout, with no openings except those essential to the required functioning of the system. Ducts shall be substantially braced or supported by metal hangers, brackets or their equivalents from substantial structural members.

(d) Ducts shall not pass through fire walls unless unavoidable, and, in such cases, approved, automatic fire doors or shutters shall be provided.

(e) Ducts shall be constructed of metal, or other incombustible materials, to provide structural strength and durability at least equal to the requirements set forth in the Standards in Paragraph 4103.1 (a).

(f) Each joint of round, metal duct shall be secured against disarrangement with not less than one sheet metal screw except that in buildings of Group I Occupancy where approved plastic tape is used to seal and secure the joints such sheet metal screw will not be required.

4103.3 REMOVAL OF SMOKE AND GREASE-LADEN VAPORS FROM COMMERCIAL COOKING EQUIPMENT: (a) (1) The design, installation and use of exhaust components including hoods, grease removal devices, exhaust ducts, dampers, air moving devices, auxiliary equipment and fire extinguishing equipment for the exhaust system and cooking equipment used therewith in commercial, industrial, institutional and similar cooking applications shall comply with the Standard set forth in Sub-paragraph 4103.1 (a) (3) except and as set forth herein.

(2) The requirements of this Sub-section shall not apply to hoods and ducts to carry off heat only from kitchen units such as dishwashers, coffee urns, water heaters and similar kitchen equipment where smoke or grease-laden vapors are not anticipated.

(3) Cooking equipment used in process producing smoke or grease-laden vapors shall be equipped with an exhaust system having a hood or canopy, a duct system, grease removal equipment and fire extinguishing equipment as set forth herein.

(b) **LOCATION:** (1) Such hoods shall not be raised more than seven feet from the floor.

(2) The length and width of kitchen hoods shall extend a minimum of 12 inches beyond the appliance over which they are installed.

(3) Where space conditions permit, range hoods shall be not less than two feet high to provide a reservoir to confine momentary bursts of smoke and steam until the exhaust system can evacuate the hood.

(4) Range hoods shall be located as low as possible to increase their effectiveness.

(5) Exhaust connections to range hoods shall be made at the top and/or back of the hoods.

(c) **GAS-APPLIANCE VENTS:** Vents of gas-burning cooking appliances other than ovens shall extend through or beyond the grease screen or filter and shall be further regulated as set forth in Chapter 47.

(d) **HOOD DESIGN: (1)** Hoods over kitchen-cooking equipment shall be constructed of incombustible materials, with tight joints and having a clearance of at least 18 inches from all unprotected combustible material.

(2) Duct systems shall create a conveying air velocity in the exhaust system of not less than 1500 feet per minute and not more than 2200 feet per minute. The average air velocity across the face of any hood in the exhaust system shall be not less than 100 feet per minute.

(e) **DUCTS: (1)** Ducts shall comply with the Standard set forth in Sub-paragraph 4103.1 (a) (3) and shall also comply with Appendix B of the referenced Standard applicable to clearance required to unprotected combustible construction.

(2) Ducts shall lead as directly as possible to outside.

(3) The ducts shall constitute an independent system in no manner connected with any other ventilating system.

(4) Hand-holes, for inspection and cleaning purposes, equipped with tight-fitting sliding or swinging doors and latches, shall be provided in horizontal sections of exhaust ducts. Such openings should be at the side of the horizontal run in order to prevent dripping of residue. Spacing of such openings shall not exceed 20 feet.

(5) Vertical risers located outside of buildings shall be adequately supported by the exterior walls. Risers located inside of buildings shall be enclosed in a shaft of fire-resistive material, as set forth in Part V herein, extending continuously through the roof.

(6) At the base of each vertical riser, a residue trap shall be provided, with provisions for cleanout.

(7) Exhaust ducts shall not pass through firewalls. Where ducts pass through partitions of combustible construction, the clearance shall be 18 inches unless insulated to provide at least one-hour fire-resistive protection; in which case, the clearance may be reduced to three inches.

4103.4 SHELVING, HOODS AND VENTILATING DUCTS OVER DOMESTIC RANGES: (a) All shelving over domestic ranges and other fixed heating elements shall for gas burning ranges comply with the standard set forth in Sub-section 4702.1, and for solid fuels, liquid fuels and electric ranges shall be not less than 30 inches above or within 4 inches horizontally of the heating element.

(b) (1) Range hoods, where installed, shall be vented to the outside of the building with an incombustible duct.

(2) Range hoods and ducts of metal shall have tightly-fitted joints and be of not less thickness than 26 U.S. Standard Gauge.

(3) Ductless range hoods may be installed.

(4) Ducts from residential kitchen range-hoods or ventilating systems shall comply with the Standard set forth in Sub-paragraph 4103.1 (a) (1).

(5) The requirements set forth in this Sub-section shall apply to only such ranges as are within the unit of a single-family residential unit.

4103.5 EXHAUST SYSTEMS FOR FLAMMABLE VAPORS:

(a) Exhaust systems for flammable vapors shall comply with the Standard set forth in Sub-paragraph 4103.1 (a) (4).

(b) Where fans are used in connection with the exhausting of flammable vapors, protective devices shall be installed to stop the operation of the fan in event of fire.

4104 FILM

The storage and handling of cellulose nitrate motion-picture film shall conform to the Standard for Storage and Handling of Cellulose Nitrate Motion Picture Film. NFPA 40, as set forth in Section 402, except that the provision of this Section does not apply to the following:

(a) Films for amateur photographic use in original packages of "roll" and "film pack" films in quantities of less than 50 cubic feet.

(b) Safety film (cellulose - acetate base).

(c) Dental X-ray film

(d) Films stored or being used in standard projection rooms.

4105 EXPLOSIVES

The transportation, storage, use and handling of dynamite and other explosives shall comply with applicable state and local regulations. The Building Official may require that persons transporting, storing, using or handling dynamite and other explosives produce permits therefor where such permits are required. The Building Official may confiscate dynamite or other explosives transported to, or used on, construction work within the scope of his inspection authority where such transportation or use is, to his knowledge, in violation of applicable regulations or where, in his opinion, explosives in other than sealed containers or locked transporting boxes are unguarded or otherwise suitably protected against theft.

4106 RADIATION PROTECTION

4106.1 Radiation apparatus and devices for medical or industrial uses shall comply with the following handbooks, as set forth in Section 402: (a) Control and Removal of Radioactive Contamination in Laboratories. NBS 48.

(b) Recommendations for Waste Disposal of Phosphorous-32 and Iodine-131 for Medical Users. NBS 49.

(c) X-Ray Protection Design. NBS 50.

(d) Radiological Monitoring Methods and Instruments. NBS 51.

(e) Recommendations for the Disposal of Carbon 14 Wastes. NBS 53.

(f) Protection Against Betatron-Synchrotron Radiations Up to 100 Million Electron Volts. NBS 55.

- (g) Photographic Dosimetry of X and Gamma Ray. NBS 57.
- (h) Radioactive Waste Disposal in the Ocean. NCPR 16.
- (i) Permissible Dose from External Sources of Ionizing Radiation. NBS 59.
- (j) Regulations of Radiation Exposure by Legislative Means. NBS 61.
- (k) Precautions in Management of Patients Who Have Received Therapeutic Amounts of Radio-nuclides, NCRP 37.
- (l) Maximum Permissible Body Burdens and Maximum Permissible Concentrations of Radionuclides in Air and Water for Occupational Exposure. NBS 69.
- (m) Protection Against Radiations from Sealed Gamma Sources. NBS 73.
- (n) Medical X-Ray and Gamma-Ray Protection for Energies up to 10 MeV-Equipment Design and Use. NCRP 33.
- (o) Medical X-Ray and Gamma-Ray Protection for Energies up to 10 MeV-Structural Shielding Design and Evaluation, NCRP 24.
- (p) Dental X-Ray Protection. NCPR 35.
- (q) Radiation Protection in Veterinary Service. NCPR 36.
- (r) Protection Against Radiation from Brachytherapy Sources, NCPR 40.

4106.2 (a) Where recommended in the Standards, radiation apparatus shall be used only where provided with protective barriers and structural shielding as set forth herein.

(b) The safe working practices set forth in the Standards shall be followed.

(c) The suitability of protective barriers and handling practices shall be effectively tested before the handling of radioactive isotopes is put in general use.

4107 PAINT SPRAY BOOTHS AND DIP TANKS

4107.1 SCOPE: The application of flammable or combustible paint, varnish, lacquer, stain or other flammable or combustible liquid applied as a spray in continuous or intermittent processes; and dip tank operations in which article or materials are passed through contents of tanks, vats or containers of flammable or combustible liquids, including coating, finishing, treating and similar processes shall comply with the requirements of this section.

4107.2 PAINT SPRAY BOOTHS: (a) WHERE REQUIRED: (1) Paint spraying, spray finishing, or dipping operations shall not be conducted in a building of Group A, B, C, D, H or I Occupancy except in a room complying with the standards as set forth herein, and protected with an approved system of automatic sprinklers, and separated vertically and horizontally from other areas by construction having not less than 2 hours fire resistance.

(2) In buildings of Group E, F and G Occupancy where spraying apparatus is used repeatedly, such operations shall be conducted in spray booths or spray area constructed as set forth herein.

(3) Spraying operations shall be confined to the smallest practicable space commensurate with the operation.

(4) Where quantity of spraying or dipping materials used in a day does not exceed 2 quarts and the total amount of materials stored does not exceed 20 gallons, the Building Official may waive or vary these requirements subject to the consideration of safety.

(b) **STANDARDS:** Paint spraying and spray finishing shall comply with the Standard for Spray Finishing Using Flammable and Combustible Materials. NFPA 33, as set forth in Section 402.

4107.3 DIP TANKS: Dip tank operations shall comply with the Standard for Dip Tanks Containing Flammable or Combustible Liquids. NFPA 34, as set forth in Section 402.

**PART IX
SIGNS
CHAPTER 42
SIGNS**

- 4201 GENERAL**
- 4202 DEFINITIONS**
- 4203 ERECTION PERMITS**
- 4204 INSPECTION**
- 4205 DESIGN**
- 4206 LIMITATIONS ON ROOF SIGNS**
- 4207 LIMITATIONS ON GROUND SIGNS**
- 4208 LIMITATIONS ON PROJECTING SIGNS**
- 4209 DETAILED REQUIREMENTS**
- 4210 LIGHTING**

4201 GENERAL

4201.1 The construction, alteration, repair and maintenance of all signs and outdoor display structures together with their appurtenant and auxiliary devices shall be as set forth herein.

4201.2 Where more restrictive in respect to location, use, size height of signs and outdoor display structures, the limitations of zoning or other specific regulations shall apply.

4202 DEFINITIONS

AREA: The area of a sign, for the purposes of this Chapter, shall be the area of that square or rectangle which would enclose all parts of the sign: its border, decoration, excepting its ornamentation, appendage and appurtenances, excepting the supporting columns or posts of a roof sign or a ground sign. The area definition set forth herein shall not be construed to be applicable to any zoning regulation and the area or measuring size for such purposes shall be that set forth in such applicable zoning regulation.

AWNING SIGN: Any sign painted, stamped, perforated or stitched on an awning, canopy, roller curtain or umbrella.

BANNER SIGN: Any sign having the characters, letters, illustrations or ornamentations thereof applied to cloth, paper or fabric of any kind.

EMBELLISHMENT: A part of the sign which is superimposed on the sign area. This definition shall not be construed to be applicable to any zoning regulation.

FLAT SIGN: Any sign attached to and erected parallel to the face of, or erected or painted on the outside wall of a building and supported throughout its length by such wall or building; or any sign in any way applied flat against a wall.

GROUND SIGN: Any sign wholly or partially supported directly on the ground.

MARQUEE SIGN: Any sign attached to or supported from a marquee.

PROJECTING SIGN: HORIZONTAL: Any sign attached to a building and projecting at any angle from the face of the wall, and which has a horizontal dimension greater than the vertical dimension.

PROJECTING SIGN: VERTICAL: Any sign attached to a building and projecting at any angle from the face of the wall, and which has a vertical dimension equal to or greater than the horizontal dimension.

ROOF SIGN: Any sign which is fastened to, supported by or erected over the roof of a building or within the outside dimensions of the building. This definition shall not be construed to be applicable to any zoning regulation.

SIGN: Any display of characters, letters, illustrations or ornamentations.

SIGN STRUCTURE: The complete structure on which such characters, letters, illustrations or ornamentations may be supported or applied.

4203 ERECTION PERMITS

4203.1 PERMIT REQUIRED: No sign structure shall be hereafter erected, constructed, altered, maintained or relocated until a building permit for a sign structure and/or an electric permit for any electric construction in connection therewith shall have been issued, as set forth in Chapter 3 herein. No sign shall hereafter be erected, constructed, pasted, painted, altered, maintained, or relocated, except the changing of copy of a bulletin board or poster board or marquee, until application has been made and a permit therefore issued by the Building Official.

EXCEPTIONS: (a) Official traffic signs or sign structures and provisional warning signs or sign structures when erected by a legally constituted governing body.

(b) Signs or sign structures erected in connection with new construction work, where such signs or sign structures do not exceed two feet in height or three feet in width and are displayed only during such time as the actual construction work is in progress, and provided such signs are located at the site of the construction work in progress.

4203.2 APPLICATION: (a) The Building Official may request written consent of the property owner when application for permit is by any person other than the owner of the property on which the sign or sign structure is proposed to be erected or to which it will be attached.

(b) Application for permit for proposed signs or sign structures exceeding 24 square feet in area shall be accepted from only qualified persons or firms. Qualification of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

(c) Application for permit shall be accompanied by such drawings and information as are necessary to fully advise and acquaint the Building Official, and such other regulatory authorities having jurisdiction, with location, construction, weight, materials, methods of securing, manner of illuminating and advertisements to be carried.

(d) Computations, stress diagrams and stress calculations shall be submitted to show the structural sufficiency of the sign and its supports when required by the Building Official; and the application for permit for all signs, other than a sign painted on a wall, exceeding 24 square feet in area shall be accompanied by plans prepared by, and bearing the impress seal of, a Registered Professional Engineer.

(e) The Building Official may waive the requirement for plans for relatively small and obviously simply-constructed and erected signs when, in his opinion, no public safety is affected thereby, but shall not waive the requirement for such plans for construction over public property or for roof signs.

4204 INSPECTION

4204.1 ERECTION INSPECTION: The permit holder shall request a structural and electrical inspection before enclosure and shall request a final inspection within 48 hours of the completion of the work. The permit holder shall provide a ladder, or such other equipment as may be necessary, to make the inspections required.

4204.2 UNSAFE SIGNS: Any sign found to be unsafe at any time shall be ordered to be made safe. If, after due and reasonable notice, such sign is not made safe, it shall be ordered removed, as set forth in Section 202 herein.

4205 DESIGN

4205.1 All signs and their supporting structures shall be so designed and constructed as to admit of rational analysis, in accordance with accepted principles of mechanics.

4205.2 The wind pressure on signs shall be computed as set forth in Chapter 23 based on the area of the proposed sign plus the area of any embellishments.

4205.3 Design shall not be based on removal of panels during periods of high wind velocities.

4205.4 (a) Embellishments can only be added to signs designed to support wind pressure of the added areas.

(b) Nothing in this Sub-section shall be construed to imply that an embellishment may exceed the limits of area, dimension or height as set forth in any applicable zoning regulation.

4206 LIMITATIONS ON ROOF SIGNS

4206.1 Roof signs shall be constructed of only incombustible materials.

4206.2 Roof signs shall be limited in size and location so that the face of the sign parallel to or at an angle not exceeding 30 degrees with an outside wall of the building shall be not less than 3 feet from the outside wall of the building and the end of such a sign may extend to, but not past, the outside face of the building.

The ends of a roof sign at an angle of 30 degrees or more with the adjacent outside walls of the building may extend to, but not past, the outside face of the building.

4206.3 No part of a roof sign shall extend horizontally beyond the building walls at the roof.

4206.4 Roof signs shall be so placed as to provide a minimum of five feet vertical clear height above the roof, except that such vertical clearance above the roof shall not be required for signs ten feet or less in length where clear passage to all parts of the roof is not impeded thereby.

4206.5 Roof signs exceeding 40 square feet in area shall be supported only by steel or concrete.

4207 LIMITATIONS ON GROUND SIGNS

4207.1 Ground signs shall be constructed of rot and deterioration resistive materials. Wood shall be pressure treated as set forth in Paragraph 2907.2 (a) and steel below grade shall be encased in concrete.

4207.2 Ground signs shall be limited in size and location so that the face of the sign parallel to or at an angle not exceeding 30 degrees with a lot line shall be not less than 3 feet from the line and the end of such a sign may extend to the lot line.

The ends of a ground sign at an angle of 30 degrees or more with adjacent lot lines may extend to the lot line.

4208 LIMITATION ON PROJECTING SIGNS

4208.1 Projecting signs shall be constructed of only incombustible material.

4208.2 No sign projecting over public streets shall extend or project nearer than 18 inches to the curb.

4208.3 No sign projecting over any part of a public sidewalk shall be erected less than nine feet, measured vertically, above any part of such sidewalk.

4208.4 Projecting signs shall be so bolted or otherwise secured to their supporting members as to prevent their being unhooked.

4208.5 Projecting signs erected over alleys shall not be less than 15 feet above the grade directly beneath such sign.

4209 DETAILED REQUIREMENTS

4209.1 Signs shall be secured to their supports and supporting structures with rot-resistant fastenings such as galvanized iron, lead or brass. No wood or plastic plugs or pins shall be used.

4209.2 No sign shall be placed to obstruct the required egress, light or ventilation, set forth in this Code.

4209.3 No sign shall be constructed, erected, used, operated or maintained:

(a) Which involves motion or rotation of any part if it displays intermittent lights resembling, or seeming to resemble, the flashing lights customarily associated with danger or such as are customarily used by police, fire or ambulance vehicles, or for navigation purposes.

(b) Which uses the word "STOP" or "DANGER" or presents or implies the need or requirement of stopping or the existence of danger, or which is a copy or imitation of official signs.

(c) Which is so located and so illuminated as to provide a background of confusing, colored lights for traffic-signal lights when such traffic lights are viewed from a normal approaching position of a vehicle at a distance of from 25 to 300 feet.

4209.4 Signs shall be constructed with adequate rain-water drains.

4209.5 Structural flat signs shall not be erected where any part of such sign is less than nine feet, measured vertically above any part of the public sidewalk directly beneath such sign.

4210 LIGHTING

4210.1 Signs shall be illuminated by electrical means only.

4210.2 Electrically-illuminated signs shall comply with the requirements of Part XI of this Code.

4210.3 Gooseneck, spot or floodlights shall not be placed as to extend over public property.

**PART X
AWNINGS, CANOPIES AND TENTS**

CHAPTER 43

CANVAS AWNINGS, CANOPIES AND TENTS

- 4301 GENERAL**
- 4302 DEFINITIONS**
- 4303 PERMITS AND INSPECTIONS**
- 4304 LOCATION AND USE**
- 4305 CONSTRUCTION**
- 4306 TENTS**

4301 GENERAL

4301.1 GENERAL: Canvas awnings, canopies and tents shall be of materials, proportions and strength as set forth in this Chapter. Where more restrictive in respect to location, use size and height the limitations of zoning or other specific regulations shall apply.

4301.2 PURPOSE: It is the intent and purpose of this Part to regulate construction and location of awnings and canopies on private property and to set forth the conditions under which awnings may be constructed over public property.

4302 DEFINITIONS

AWNING: Any movable rooflike structure, cantilevered, or otherwise entirely supported from a building, so constructed and erected as to permit its being readily and easily moved within a few minutes time to close an opening, or rolled or folded back to a position flat against the building or a cantilevered projection thereof, or is detachable.

CABANA: A sun and wind protection erected nearby and in connection with swimming areas having removable canvas roof and walls, on a fixed metal frame.

CANOPY: Any fixed rooflike structure, not movable like an awning, and which is cantilevered in whole or in part self-supporting, but having no side walls or curtains other than valances not more than 18 inches deep. Lean-to canopies, fixed umbrellas and similar structures are included in this classification. Structures having side walls or valances more than 18 inches deep shall be classified as a tent or cabana as set forth herein.

CANVAS: Cloth or any material similarly flexible or woven.

ROLLER CURTAIN: Shall be included in the classification of a movable awning and shall be defined as having a roller attached to the lower edge of a canvas and supported in whole or in part by the awning material.

SELF-SUPPORTING: Supported to the ground or construction below by columns or walls; but not cantilevered.

TENT: A canvas-roofed structure, wholly or partially self-supporting, with side walls of any material.

4303 PERMITS AND INSPECTIONS

4303.1 PERMITS: (a) A permit shall be required as set forth in Chapter 3 herein for the construction, fabrication, installation, repair or replacement of any awning, canopy, or any other canvas structure erected over public property, or over private property used for business or industrial purposes, or over private property when such structure is in whole or in part self-supported.

EXCEPTION: Permits will not be required for the repair or replacing of canvas when the existing structural framework is not altered or removed and when such framework is in compliance with the requirements of this Code.

(b) Application for permit shall be accompanied by plans, and when required by the Building Official, such plans shall be prepared by, and bear the seal of, a Registered Professional Engineer.

(c) Where the proposed structure is to be erected over public property, applications will be accepted only from licensed contractors.

(d) Application for the erection of a tent exceeding 100 square feet in area shall be accompanied by written approval of all residents or owners of property located within a radius of 200 feet of the erection site except that where a tent is to be erected on private property for a period not to exceed 24 hours the permission of the adjacent property owners will not be required.

(e) Permits for the erection of a tent shall be revocable on 24 hours notice and shall be temporary and for a period not exceeding 30 days.

4303.2 INSPECTION: (a) The permit holder shall request the Building Official to make a final inspection when the work is completed.

(b) The name of the manufacturer shall be affixed and shall be visible and legible.

4304 LOCATION AND USE

4304.1 LOCATION: (a) Canvas awnings and canopies located over public property or in areas accessible to the general public shall be constructed so that no rigid part of such canvas awning or canopy shall be less than seven feet and six inches from the grade directly below, and no part of the cloth drop shall be less than six feet and six inches. The minimum clearance under awnings or canopies located over state highway rights-of-way shall be as required by the Florida State Road Department.

(b) No cantilevered portion of an awning or canopy exceeding nine feet in projection shall extend over public property, nor shall any portion be closer than 18 inches to the curb line.

(c) Canopies, in whole or in part supported to the ground, shall comply with the zoning set back for buildings except as may be otherwise regulated in Chapter 36 or in applicable zoning regulations.

(d) Structures, in whole or in part of canvas, erected in connection with gasoline service stations may not be erected within 15 feet or where flammable liquids are transferred.

4304.2 USE: (a) Canvas awnings or canopies may be used for the shading and weather protection of windows, door entrances, fruit and vegetable display, restaurant tables not enclosed with insect screen and seats and playgrounds. Canvas awnings and canopies used for the shading or weather protection of cars or boats in connection with Group I Occupancies shall be limited to a size to cover not more than 2 such vehicles.

(b) Canvas awnings and canopies may not be used for general storage of combustible materials or goods packaged in combustible materials.

(c) Canvas awnings and canopies may not be enclosed with any material other than a valance not more than 18 inches in vertical depth or canvas roller curtains for temporary shade and weather protection.

4305 CONSTRUCTION

4305.1 AREA: (a) No canvas awning or canopy shall exceed the area of the building to which it is attached.

(b) No canvas awning or canopy shall exceed ten percent of the area of the lot on which such awning or canopy is located.

4305.2 MATERIAL: (a) Canvas used for any purpose herein defined shall be a minimum of 10.10 army duck. Canvas for tents shall be flame-resistant.

(b) Supports for canvas awnings and canopies shall be of metal or similar durable material.

4305.3 DESIGN: (a) The minimum size of structural members of cantilevering awnings, or canopies or cabanas shall be not less than as set forth hereinafter, nor less than required to resist two-thirds of the wind load set forth in Sub-section 2306.6. Design of the structural frame shall not be based on the removal or repositioning of parts, or the whole, during periods of high wind velocity. All canvas shall be designed for quick removal.

MINIMUM SIZE OF FRONT BARS

3' width between supports	½" pipe
9' width between supports	¾" pipe
14' width between supports	1" pipe

EXTENSIONS ON AWNINGS AND TRUSS EXTENSIONS ON CANOPIES

Rafters up to 5' in extension from supporting wall	½" pipe
Rafters up to 9' in extension from supporting wall	¾" pipe
Rafters up to 12' in extension from supporting wall	1" pipe

Rafters on canopies shall be not more than five feet apart.

NUMBER OF SUPPORTS REQUIRED OF ROLLER-GEAR AWNINGS

Up to 20' in width parallel to supporting wall	no center support
20' to 30' in width parallel to supporting wall	1 center support
30' to 50' in width parallel to supporting wall	2 center supports
50' to 60' in width parallel to supporting wall	3 center supports
60' to 70' in width parallel to supporting wall	4 center supports

NUMBER OF ARMS REQUIRED FOR ROLLER-GEAR AWNINGS

Length of Awning	Quantity
Up to and including 20'	2 arms
Up to and including 30'	3 arms
Up to and including 40'	4 arms

(b) The cloth parts of canopies and awnings shall be securely laced, tied or otherwise fastened to the frame; no rafter or front bar will be permitted in pockets; and in no case shall a rolling curtain be caused to operate over a canopy frame.

(c) The front bar of an awning, when pulled up, shall not be higher than the head of the awning.

(d) The awning head bar may be of wood, provided such wood is treated to resist rot and weather deterioration.

(e) When attaching awnings of canopies to masonry walls or columns, lags and expansion bolts in metal shields shall be required. Wood plugs are hereby prohibited. Fastenings shall be not less than three-eighths-inch bolts, nor more than three feet apart.

(f) The horizontal projection of cantilevered portions shall not be greater than two times the height, except where the building construction does not permit a proper installation; in which case, variance may be permitted by the Building Official, based on special design and construction. All canvas awnings, except roller-gear awnings with folding arms, must be equipped with fire chains, one end of which fastens to the front bar or side arm, not more than six inches back of the front bar and the other end of which fastens to a point just under the head bar, but not to the head bar or head-bar fastenings. Such chains and fastenings shall be of sufficient strength to withstand the stress of the awnings being dropped and to keep the frame from going below the required minimum.

4306 TENTS

4306.1 No profit-seeking or commercial activity of any kind or character whatsoever shall be transacted within an area covered by a tent, except a traveling organization regularly employing such means of weather protection, such as a circus or a convention.

4306.2 Tents may not be used for general storage of any character whatsoever and may not be used for sleeping purposes.

4306.3 All canvas, curtains, cloth, rope, netting and decorative material used for, or in, or on, a tent shall be rendered flameproof, provided that flameproofing will not be required for tents open on one side and with standing capacity only for 20 or less persons. Tents required to be of flame-proofed material shall be inspected by the Building Official and the flameproofing certified on the Application for Building Permit, issued for the erection of such tent.

4306.4 All tents shall be constructed and erected to withstand a wind pressure of ten pounds per square foot. No tier of seats shall rise to a height exceeding 12 feet. All lighting shall be by electricity. A minimum of two exits shall be provided where a tent is used as a place of assembly for 100, or more, persons. Where tents are used as a place of assembly, with a capacity of 500 or more persons, each exit shall be not less than nine-feet wide; and the number of exits shall be one additional exit for each additional 500 persons, or major fraction thereof. Exits shall be spaced no

more than 75 feet apart. Aisles shall not be less than 44 inches in width, provided such aisles shall not be less in width than the combined width of aisle that they connect. There shall be not more than ten seats between any seat and aisle, and if the seating capacity of such tent exceeds 500 persons, collapsible chairs shall be fastened together in banks of ten.

4306.5 Tents shall not be less than 30 feet from side or rear property lines or from other buildings on the same property. No tent shall be erected in Fire Zone 1.

CHAPTER 44
**RIGID AWNINGS, CANOPIES
AND SCREEN ENCLOSURES**

- 4401 GENERAL**
- 4402 PERMITS AND INSPECTION**
- 4403 DESIGN**
- 4404 LOCATION**

4401 GENERAL

4401.1 GENERAL: Rigid awnings and canopies and screen enclosures shall be of the materials, proportions and strength as set forth in this chapter.

4401.2 DEFINITIONS:

AWNING: Any fixed rooflike structure, cantilevered, or otherwise entirely supported from a building, so constructed and erected as to permit its being readily and easily moved within a few-minutes time to close an opening, or rolled or folded back to a position flat against the building or a cantilevered projection thereof, or is detachable.

CANOPY: Any fixed rooflike structure not movable like an awning and which is cantilevered or in whole or in part self-supporting, but having no side walls or curtains other than valances not more than 18-inches deep. Lean-to canopies, fixed umbrellas and similar structures are included in this classification. Structures having side walls or valances more than 18-inches deep shall be classified as a building of a Type of Construction set forth in Part V.

CANOPY SHUTTER: Any fixed rooflike structure which is movable like an awning and which is cantilevered or in part supported to the ground or construction below by removable columns or posts, but having no side walls or curtains other than valances not more than 18 inches deep and which is so constructed and erected as to permit its being readily and easily moved within a few minutes time to close an opening by folding back to a position flat against the building when the building is unattended or act as a storm shutter during periods of high wind velocity.

RIGID: Not flexible, as distinguished from canvas.

SCREEN ENCLOSURE: A building or part thereof, in whole or in part self-supporting, and having walls of insect screening and a roof of insect screening, plastic, aluminum, or similar lightweight material.

SELF-SUPPORTING: Supported to the ground or construction below by columns or walls, but not cantilevered.

4402 PERMITS AND INSPECTIONS

4402.1 PERMITS: (a) A permit will be required as set forth in Chapter 3 herein for the construction, fabrication, installation, alteration or repair of any rigid awning, canopy or canopy shutter, or screen enclosure.

(b) Application for permit shall be accompanied by plans, and when required by the Building Official, such plans shall be prepared by, and bear the seal of, a Registered Professional Engineer.

4402.2 INSPECTION: The permit holder shall request the Building Official to make a final inspection when the work is completed.

4402.3 POSTING: Structures designed to be readily removed or repositioned during periods of high wind velocity shall be posted with a legible and readily visible decal or painted instructions to the owner or tenant to remove or reposition the structure or part thereof during such periods of time as are designated by the U.S. Weather Bureau as being a hurricane warning or alert.

4403 DESIGN

4403.1 LOADS: Rigid awnings, canopies, canopy shutters and screened enclosures shall be designed to resist the loads set forth in Chapter 23 herein except that structures or parts thereof which are intended to be removed or repositioned during periods of high wind velocity shall be designed in their open or extended position to resist velocity pressures not less than that based on 75 MPH wind with applicable shape factors and to resist not less than 15 pounds per square foot roof live load. Where such structure is intended to be folded or otherwise repositioned to close an opening when the building is unattended or act as a storm shutter the design in the closed position shall also comply with Sections 2306 and 3513.

4403.2 ALLOWABLE STRESSES: The allowable stresses shall not exceed those set forth in this Code for the materials of construction.

4403.3 MATERIALS: Rigid awnings, canopies or canopy shutters located over public property shall be of incombustible materials unless specifically exempted by zoning regulations.

4403.4 SCREEN ENCLOSURES: (a) (1) The maximum allowable deflection of roof supporting members shall not exceed the limits set forth in Sub-section 2301.3.

(2) The top flange of these members shall be laterally supported by positive means of spacings not to exceed 40 times the flange width of the composite member and the entire structure shall be braced in the plane of the roof.

(b) Vertical members shall be designed to resist applicable axial and bending loads. Positive rational means shall be provided to transmit beam reactions to the columns and column loads to the footings.

(c) The supporting members of screens having openings of less than 40 percent of the gross area shall be designed to resist 30 psf wind load on the screen. The supporting members of screens having openings of 40 percent or more but not more than 60 percent shall be designed to resist 20 psf wind load on the screen. The supporting members of screens having openings of more than 60 percent shall be designed to resist 10 psf wind load on the screen. The shape factors set forth in Sub-section 2306.6 shall be applied.

(d) Application for permit shall be accompanied by scaled drawings and, where required by the Building Official, shall be prepared by and bear the impressed seal of a Registered Professional Engineer. Drawings shall show a foundation plan, roof framing plan, all elevations, plot plan, properties and dimensions of members and, where required by the Building Official, computations of design.

(e) Screen enclosure walls shall be supported by a continuous concrete foundation not less than 8 inches deep, 8 inches wide and reinforced with one #5 continuous bar, or 16" x 16" pads with two #4 bars each way. The vertical members supporting beams, at all corners, and at

least every 18 feet along all sides shall be attached to the foundation with at least a $\frac{3}{8}$ inch diameter bolt at each such column.

(f) Screen enclosure roof framing members may be attached to a fascia at the end of rafter overhang only where such fascia is not less than a nominal two inches in thickness and the fascia is attached to each rafter with an anchor capable of resisting 1000 pounds vertical load. An analysis of the existing structure to carry the enclosure loads shall be made.

(g) Aluminum structural members shall be not less than 0.55 inches in thickness with .006 inch tolerance. Tests to determine the physical properties of any alloy may be required by the Building Official. All structural aluminum members shall be visibly marked to indicate the alloy and heat treatment.

(h) Aluminum columns supporting aluminum roof beams shall be designed in accordance with Chapter 30 herein for both axial and bending wind, dead and live loads.

(i) The minimum bolt size shall be $\frac{1}{4}$ inch diameter for any structural attachment and sheet metal screws may be used only where approved by the Building Official based on the result of tests.

4404 LOCATION

4404.1 Rigid awnings, canopies or canopy shutters located over public property or such awnings or canopies located over private property shall be not less than seven feet above the grade directly below.

4404.2 No cantilevered portion of an awning, canopy or canopy shutter exceeding nine feet in projection shall extend over public property, nor shall any portion be closer than 18 inches to the curb line.

4404.3 Rigid canopies and canopy shutters, in whole or in part self-supporting, and screen enclosures shall comply with the zoning setbacks for buildings.

4404.4 Metal-supported screen enclosures shall be grounded as set forth in Sub-section 4501.1.

4404.5 All screen enclosures shall be constructed so that no part thereof will be under electric service conductors or other overhead electric wiring.

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**PART XI
ELECTRICAL
CHAPTER 45
ELECTRICAL**

- 4501 ADMINISTRATION**
- 4502 STANDARDS**
- 4503 DEFINITIONS**
- 4504 MATERIALS AND TYPES OF CONSTRUCTION**
- 4505 PERMITS AND INSPECTIONS**
- 4506 RULES AND REGULATIONS**
- 4507 MISCELLANEOUS**

4501 ADMINISTRATION

4501.1 TITLE AND SCOPE: (a) TITLE: This Chapter shall be known as "THE SOUTH FLORIDA ELECTRICAL CODE," may be cited as such, or as the "ELECTRICAL CODE."

(b) PURPOSE: The purpose of this electrical code is to provide certain uniform minimum standards, regulations and requirements for safe and stable design, methods of construction and uses of materials in electrical wiring, apparatus or equipment used for light, heat or power; and to secure the expressed intent for reasons of public safety.

(c) SCOPE: (1) New electrical systems and apparatus or parts thereof or additions, alterations, repairs or changes to existing systems or apparatus or equipment shall conform to the requirements of this code.

(2) A previously issued lawful electrical permit shall be valid under the terms of the electrical code under which it was issued.

(d) MAINTENANCE: Electrical wiring, apparatus and equipment, and installations for light, heat or power as are required and/or regulated in this electrical code, now existing or hereinafter installed, shall be maintained in a safe condition and all devices and safeguards maintained in good working order.

4501.2 CHIEF ELECTRICAL INSPECTOR: (a) APPOINTMENT, POWERS AND DUTIES OF CHIEF ELECTRICAL INSPECTOR: There shall be appointed by the appointing authority, a person qualified by holding a current certificate of competency as a master or journeyman electrician as issued by the Broward County Central Examining Board of Electricians, H. H. Block proctored, or any other proctored examination approved by the Board of Rules and Appeals. In addition, such person shall have had at least 10 years experience as a master or journeyman electrician of which at least 5 years have been spent working in the jurisdiction of the South Florida Building Code. Such person shall also be deemed qualified by having 5 years experience as a Florida registered professional engineer and holding current registration to practice professional engineering. Such person shall be herein termed the Chief Electrical Inspector and shall have the responsibility and duty of enforcing this electrical code, and shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203. The Chief Electrical Inspector shall be construed to mean the chief or head of the division or department of electrical inspectors.

(b) EMPLOYES: (1) The Chief Electrical Inspector shall have the power to delegate powers and assignments to subordinate employes working under his authority.

(2) Each such person shall have at least 5 years experience as a master or journeyman electrician and have in his possession a current certificate of competency as a master or journeyman electrician as issued by the Broward County Central Examining Board of Electricians, H. H. Block proctored. or any other proctored examination approved by the Board of Rules and Appeals.

(3) Such employe shall have the duties and powers as delegated by the Chief Electrical Inspector except that the chief or head of the division or department of electrical inspectors may not delegate authority to subordinates to interpret provisions of this Code.

(c) **RIGHT OF ENTRY:** Upon presentation of proper credentials, the Electrical Inspector may enter, at any reasonable time, any building or structure or premises for the purpose of inspection as to prevent violations of this electrical code.

(d) **POWERS AND DUTIES: (1)** It shall be the duty of the Electrical Inspector to inspect all wiring, apparatus and equipment, and installations for light, heat, or power and to enforce all the laws, rules and regulations relating thereto in the area of jurisdiction and to enforce all the provisions of this code.

(2) The Electrical Inspector will issue a Certificate of Approval on the wiring installations, apparatus, equipment or light fixtures provided they comply with the rules and regulations of this electrical code. If defects, omissions, or violations exist on any other part of the wiring system, the issuance of a Certificate of Approval will be withheld until corrections have been made to the defective portion of the wiring system, and the same are made to comply with this code.

(3) A 30-day temporary electric service connection may be approved by the Electrical Inspector if the wiring installation, apparatus, or equipment are found to be in a safe operating condition and provided an urgent necessity for electric current exists. Under these circumstances, an application for temporary service must be made in writing by the electrical contractor, firm, corporation, or owner requesting the temporary service connection to the public utility system or isolated generating plant.

(4) The Electrical Inspector is hereby empowered to inspect or re-inspect any wiring, equipment or apparatus conducting or using electric current for light, heat or power, and if conductors, equipment or apparatus are found to be unsafe to life or property, the inspector shall serve notice in writing to the owner and/or operator of the hazardous wiring or equipment, to correct the condition within a reasonable period of time.

(5) The Electrical Inspector is hereby given the power to disconnect extension cords, temporary wiring, branch circuits, sub-feed conductors, or the main service supplying electrical energy to any portion of an electrical wiring system or on in buildings, or on premises, if this wiring is in the opinion of the inspector, considered to be hazardous to life or property. Any person, firm or corporation supplying current, must disconnect service from source of supply upon instructions from the Electrical Inspector where hazards are deemed to exist, after receiving written notice from the Electrical Inspector.

(6) The power and duties of the electrical inspector shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Section 203.

4502 STANDARDS

The following Standards are hereby adopted as set forth in Section 402:

4502.1 The National Electrical Code. NFPA 70.

4502.2 Standard for Safety. Electric Signs. UL 48.

4502.3 Standard for Safety. Electric Lighting Fixtures. UL 57.

4502.4 Standard for Safety. Portable Electric Lamps. UL 153.

4502.5 The Florida Hotel and Restaurant Commission regulations applicable to emergency lighting, Florida Statutes 509.221 (5) (g) and 509.211 (b).

4502.6 (a) Inhalation Anesthetics Code. NFPA 56A.

(b) Inhalation Therapy. NFPA 56B.

(c) Hospital Laboratories. NFPA 56C.

(d) Hyperbaric Facilities. NFPA 56D.

(e) Non-Flammable Medical Gas Systems. NFPA 56F.

4502.7 Rules and Regulations for Nursing Homes and Related Facilities Licensure, Florida Department of Health and Rehabilitation Services, Division of Health.

4502.8 Regulations for Grounding of Portable Electric Equipment. FIC 8AS-2.

4502.9 Installation of Centrifugal Fire Pumps. NFPA 20.

4502.10 Essential Electrical Systems for Hospitals. NFPA 76A.

4503 DEFINITIONS

(a) The term "electrical construction," shall be held to include and govern all work and materials used in installing, maintaining and/or extending a system of electrical wiring for the use of light, heat, or power, and all appurtenances, apparatus, or equipment used in connection therewith, inside of or attached to any building or structure, lot, or premises.

(b) The term "electrician" shall be held to mean a person who is engaged in the trade or business of electrical construction, and who is qualified in accordance with the ordinance providing for the qualification and certification of construction tradesmen.

4504 MATERIALS AND TYPES OF CONSTRUCTION

4504.1 No electrical materials, devices or appliances designed for attachment to, or installation of any electrical circuit or system for light, heat or power, shall be installed, used, sold, or offered for sale in the area of jurisdiction of this Code, unless they are in conformity with the approved methods of construction for safety to life and property.

4504.2 Conformity of electrical materials, devices or appliances with the Standard of the Underwriters Laboratories, Inc. shall be held to mean that these materials are included in an indicated list of inspected electrical appliances published and distributed by the Underwriters' Laboratories, Inc. and the Standards approved by the American National Standards Institute.

4504.3 The maker's name, trade-mark, or other identification symbol shall be placed on all electrical material, devices or appliances which are sold or offered for sale or use in the area of jurisdiction of this Code. These markings and others such as voltage, amperage, wattage and power-factor or appropriate ratings described in the National Electrical Code are necessary to determine the character of the material, device or equipment and the use for which it is intended.

4505.4 The types of construction, materials or methods of design referred to in this Electrical Code shall be considered as Standards of Quality. New types of construction, materials or methods of design shall be at least equal to these Standards for the corresponding use intended.

4504.5 Any person desiring to use a type of construction, materials or methods of design not specifically mentioned in this Electrical Code shall file with the Electrical Inspector authentic proof in support of claims that may be made regarding the sufficiency, and request approval and permission for use. The Electrical Inspector shall approve such alternates if it is clear that the Standards of the Electrical Code are at least equaled. If, in the opinion of the Electrical Inspector, the Standards of the Electrical Code will not be satisfied by the requested alternate, he shall refuse approval.

4504.6 The provisions of this Electrical Code are not intended to prevent the use of type of construction, materials or methods of design as an alternate to the Standards herein set forth, but such alternates may be offered for approval, and their consideration shall be as set forth in this section.

4504.7 Any person whose request for alternate types of construction, materials or methods of design has been refused by the Electrical Inspector, or any person in whose considered opinion an action by the Electrical Inspector in approving or disapproving construction under this Electrical Code does not satisfy the Standards of the Electrical Code for reasons of safety or quality, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board, and such written request shall be transmitted to the Board at once.

4505 PERMITS AND INSPECTIONS

4505.1 GENERAL: (a) PERMITS REQUIRED: It shall be unlawful to do or commence to do any electrical work on a new installation of permanent or temporary wiring, any electrical apparatus or equipment or make extensions and/or changes to existing wiring systems for light, heat or power, upon premises, inside, outside and/or attached to buildings or structures of any character without having first filed application and obtained an electrical permit therefore from the Electrical Inspector.

(b) APPLICATIONS: Applications for permit will be accepted from only qualified persons or firms. Qualifications of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

4505.2 PLANS: Plans and specifications completely describing all proposed electrical work shall be submitted to the Electrical Inspector at the same time application is made for a building permit. Plans shall be mechanically reproduced prints on substantial paper or cloth, drawn to scale except that an isometric or riser diagram need not be to scale.

Plans for new construction requiring an aggregate service capacity of 600 amps or more on residential and 800 amps on commercial or industrial shall be prepared by and bear the impress seal of a Professional Engineer. The plans shall show the size of service and feeder wires and conduit, the location of service switches and center or centers of distribution, the arrangement of circuits showing number of outlets connected thereto and a load schedule for each panel.

The Electrical Inspector shall examine all plans and, if the proposed electrical work shown thereon complies with the electrical code, he shall mark the plans "APPROVED."

4505.3 PERMIT FEES: Any person desiring an electrical permit to be issued shall, in addition to filing an application therefore, and before such permit is issued, pay a permit fee as required.

4505.4 CONDITIONS OF PERMIT: The installation of the wiring, apparatus or equipment for light, heat or power, within or attached to any building or premises, whether for private or public use shall be done in accordance with the approved plans and specifications. Any changes or omissions in the wiring system from that shown on the approved plans must be approved by the Electrical Inspector and the request for the approval of such change shall be made by the permit holder, approved by the owner or his representative, in the form of a letter to the Electrical Inspector setting forth the changes and accepting the responsibilities for the changes.

4505.5 INSPECTIONS: (a) A request for the inspection of electrical work, such as roughing-in, equipment installations, final inspection of electrical work for light, heat or power of any character, shall be made at the office of the Electrical Inspector as soon as the job is ready. The request for inspection must be made by the person, firm or corporation installing the wiring. Failure to request such inspections constitutes a violation of this Code.

(b) (1) The Electrical Inspector shall inspect all work for which a request for inspection is made and shall, after inspection, either approve the work by signing the appropriate sections of the building permit card and/or approved plans or disapprove the work and notify the permit holder by telephone of the discrepancies found and order corrections within a reasonable period of time.

(2) Where direct burial service laterals are owned, installed and maintained by the utility company, the utility inspector shall place a tag on the utility meter attesting that utility company inspection and approval has been made.

(c) Any person, firm or corporation who fails to correct defective work within five days after having been duly notified of such defects, shall not be issued any further permits by the Electrical Inspector until said defects have been corrected, inspected and approved.

(d) It shall be unlawful for any person, firm or corporation, or their agents or employees, to cover or conceal any wiring for light, heat or power until the appropriate sections of the building permit card and/or approved plans are signed, signifying that the wiring has been inspected and approved.

4505.6 ENERGIZING SYSTEMS: It shall be unlawful for any person, firm or corporation to energize any wiring system or portion thereof until the electrical work has been inspected and approved and the responsible person, firm or corporation is authorized by the appropriate administrative authority to energize the system.

4506 RULES AND REGULATIONS

4506.1 SERVICES: (a) (1)

(aa) All entrance cable services entering a building shall terminate in a disconnecting means within five feet of the point of entry.

(bb) Where conditions would cause the disconnect to be located in excess of five feet from the point of entry, such disconnect shall be located on the exterior of the building.

(2) All other services shall comply with the Standard set forth in Sub-section 4502.1 herein.

(3) (aa) All secondary service laterals owned, installed and maintained by an electric utility under the jurisdiction and regulation of the Florida Public Service Commission shall be exempt from the Standard set forth in 4502.1 herein.

(bb) Facilities crossing municipal right-of-way shall comply with all applicable municipal ordinances and regulations.

(4) In areas where ready access to the service conductors is not otherwise available (such as underground network systems), a single main disconnecting means shall be provided ahead of all other equipment including meters, gutters and distribution panels, with the exception of exit and emergency systems.

(b) Electric meter rooms, where provided, unless specifically approved for other methods by the authority enforcing this Code, shall be as follows:

(1) Electric meter rooms shall be not less than three feet by five feet by seven feet or not less than required to enclose the proposed equipment.

(2) The meter room shall be accessible to all tenants of the building at all times, unless there is a full-time qualified maintenance electrician on duty.

(3) The meter room shall be ventilated.

(4) The meter room shall house the main disconnecting means, feeder disconnects, meters, time clocks and panels for the house or exit lighting.

(5) No other equipment, except a telephone terminal board, a TV antenna distribution center and/or fire-alarm control panel, all of which shall be in a separate area from the electrical equipment, shall be allowed in a meter room.

(6) There shall be no storage in a meter room and a durable, waterproof sign with letters not less than seven-sixteenths of an inch high shall be mounted on the outside of the door reading:

ELECTRIC METER ROOM. NO STORAGE PERMITTED.

(7) The construction of meter rooms shall be of the same material as that of the buildings served and walls and ceilings shall be of not less than one-hour fire-resistive construction including that part of the wall behind any panel board, except that for buildings of Types I, II, III, or IV construction the walls shall be of incombustible materials.

(8) There shall be a cold-water pipe of three-quarters inch minimum trade size stubbed into the meter room for connection of the service ground and, where proper ground is not available, a suitable ground shall be provided to comply with the Standards set forth in Section 4502 herein.

(9) Where more than one main switch is installed, they shall be grouped in the same room or location and each main shall be identified by painted numbers providing both numerical order and the total number of mains.

(c) (1) Buildings equipped with six meters or less, or which are two stories or less in height, need not be provided with a meter room.

(2) Not more than six weather-proof grouped disconnects, or one weather-proof enclosure containing not more than six disconnects, may be placed on the exterior of the building.

(d) Service drop conductors, or other overhead wiring, shall not be installed over any part of any screen enclosure.

(e) Overhead conductor clearances for public and commercial pools and structures, other than as set forth in Paragraph 4506.1 (d) herein, shall comply with the Standards set forth in Sub-sections 4502.1 and 5001.2 of this Code.

(f) (1) The minimum size rigid metal conduit used for a service mast shall be two inches and shall extend not less than two feet above the roof and not more than 38 inches above the last point of support.

(2) There shall be no coupling above the last point of support.

(3) Where greater clearances are provided, the mast diameter shall be increased accordingly.

(g) (1) Raceways on poles used to protect high-voltage service cables shall, on the pole end, be provided with an approved type of cable support and insulating bushing and with waste and a filling compound made for that purpose.

(2) The end of such raceways within the building shall be sealed in a like manner to prevent the entrance of moisture.

(3) Spare ducts shall be sealed or capped.

(b) Single outlets or taps for signaling transformers, bell-ringing transformers, clocks and similar low current consuming appliances or equipment need not be counted when the location of such tap or outlet precludes its use for purposes other than for which it was installed.

(i) Separately metered conductors shall not be installed in the same raceway except in load gutters in the meter room.

(j) (1) Temporary services for construction shall be installed on a substantially erected pole, braced or guyed to withstand the strain of a service-drop cable.

(2) Inspectors are empowered to disconnect immediately and without notice any temporary service used to supply ungrounded or unfused equipment, and in no instance shall the point of attachment of service-drop conductors be less than 10 feet above the earth ground.

(3) Temporary service shall be a minimum of 60 ampere, single-phase, 120/230 volt capacity.

(k) (1) The master service for a store or stores shall provide at least 30 ampere capacity to each store, either single-phase, three wire; or three-phase four wire.

(2) The conductor size shall be not less than No. 8 and the raceway not less than one and one-quarter inches trade size.

(l) The sub-feed to each store must provide at least three-wire, single-phase current; or four-wire, three-phase current of 30 ampere capacity, and the conductor size shall be not less than No. 8 in raceways not less than one and one-quarter inches trade size.

4506.2 GENERAL REQUIREMENTS: (a) (1) The use of armored clad (BX) cable shall be prohibited.

(2) (aa) Non-metallic-sheathed cable shall be installed in compliance with the Standard set forth in Sub-section 4502.1 herein.

(bb) Non-metallic-sheathed cable used in other than residential buildings shall be limited to existing commercial buildings to the extent of being fished, only; provided the use is not prohibited in such buildings.

(b) Flexible watertight raceway shall be required for weather-proof flexible conduit where flexibility is needed.

(c) Short-radius ells, often referred to as "telephone" ells, shall not be used in a run of conduit over five feet long, measured from outlet-to-outlet, or from outlet-to-fitting. The run of the pipe shall be straight and shall not include any additional ells.

(d) The use of 3/8 inch flexible metal conduit, referred to as Greenfield, shall be permitted for connection of water heaters, small motor-operated appliances, small motors, recessed fixtures and similar equipment.

(e) Aluminum conduit, boxes, cabinets, fittings and support hardware may be installed in the earth or in concrete only where protected by factory-applied PVC coating not less than 40 mils in thickness.

(f) Raceways for telephone outlets, where installed in the wall or floor spaces that will be in the concealed portion of the building after construction, must be approved by the Electrical Inspector, and where embedded in a concrete slab or under a concrete slab on fill shall be rigid threaded conduit, E.M.T. with approved concrete type fittings, direct burial cable or rigid non-metallic conduit.

(g) Galvanized Electrical Metallic Tubing (EMT) may be installed outdoors above grade west of the Federal Highway. The use of EMT underground is prohibited.

4506.3 BRANCH CIRCUITS: (a) The wiring for all electric ranges over 8 3/4 KW shall be a minimum wire capacity of 50 amperes to an approved receptacle located within three feet of the range. For ranges of 8 3/4 KW capacity or less, conductor size shall be of at least 40-ampere capacity. When oven unit is separate from surface unit, each unit shall be installed on a separate circuit, served with conductors of not less than

30-ampere capacity. An approved method connection shall be provided for each unit. (A range as referred to above would be a complete cooking unit, consisting of both oven and surface burners.)

(b) Continuity of neutral on multi-wire branch circuits shall not be made on any device at terminal blocks, but shall be spliced and a tap brought out, thereby assuring no openings of the neutral in the replacement of a device.

(c) The wiring for all water heaters shall be with a minimum wire capacity of 20-amperes. Water heaters of over 1,000 watts shall operate on not less than a 208 volt circuit. Non-automatic water heaters shall be equipped with a pilot light and indicating switch. The switch and pilot light shall be located in a conspicuous place inside the building, preferably in the kitchen or hall. Points of electrical connections for heaters and replacement of elements shall be accessible.

(d) Branch circuit wiring within fluorescent fixtures used as a wireway run closer than three inches from a ballast shall be rated at least 75° C.

(e) Color coding for multi-wire circuiting shall be as follows:

(1) For 120/240 volt and 120/208 volt systems:

(aa) Three-wire circuits: one black, one red and one white.

(bb) Four-wire circuits: One black, one red, one white and one blue.

(2) For 277/480 volt systems: any colors other than green, black, red, white, or blue.

(3) All conductors of the same color shall be connected to the same phase feeder conductors throughout the system.

(f) All branch circuit conductors for circuits of 50 amperes and less shall be copper or copper-clad aluminum.

4506.4 SPECIAL REQUIREMENTS:

(a) (1) In common or public areas such as, but not limited to, places of assembly; lobbies and parking garages in residential condominium complexes: the minimum size of branch circuit conductors shall be not less than 20 amperes.

(2) The minimum size of branch circuit conductors for residential outdoor parking area illumination shall be not less than 15 amperes per circuit.

(b) (1) Permanently installed electrical space heaters in bathrooms shall be installed so such heaters will not be easily exposed to combustible materials.

(2) A minimum height of five feet from the floor to the lowest point of the heater shall be maintained, but such heaters shall not be installed behind doors, under or near towel racks, or near shower curtains or window curtains.

(3) Conductors shall enter the lower two inches of the heater can.

(4) Space heaters that will not cause combustion are excluded from the provisions of this Paragraph.

(c) Low voltage systems shall conform to the Standard set forth in Sub-section 4502.1 herein, except wiring in inaccessible locations shall be enclosed in raceways.

(d) (1) All temporary electrical installations for carnivals, circuses, exhibitions, fairs, shows, tents and the like, regardless of the manner in which the electricity is generated or supplied, shall be maintained in a safe and serviceable condition.

(2) Qualified electricians shall be required to patrol these temporary installations where considered necessary by the Electrical Inspector for safety to life and property, or, the disconnect switches, except emergency circuits, may be locked in the "off" position.

(e) All stairways and parts of buildings under demolition, erection or repair shall be adequately lighted while persons are engaged at work as set forth in Section 3318 of this Code.

(f) (1) Low power factor transformers and ballasts shall not be used.

(2) A power factor rating less than 85 percent shall be considered low.

(3) Each ballast and/or auto-transformer shall be provided with overcurrent protection on the primary side, either self-contained or by any other approved method.

(4) The provisions of this Paragraph do not apply to neon window sign transformers or fluorescent fixtures rated 20 watts or less.

(g) (1) For window display lighting, a minimum of one outlet above and one below shall be provided and such lighting shall comply with the Standard set forth in Sub-section 4502.1 herein.

(2) For signs, one branch circuit shall be provided for each store frontage of individual occupancy, and such circuits shall terminate in outlets outside the building on or near the front.

(3) All such fixed lighting circuits shall be provided with switches.

(b) Cut-nails shall not be used for securing boxes, panels, etc. in place, but may be used for securing straps in concealed dry areas if installed in a workmanlike manner.

(i) (1) Where fans are used in connection with the exhausting of flammable vapors, automatic protective devices shall be installed to stop the operation of the fan in event of fire.

(2) Attic fan installations shall be as set forth in Paragraph 4103.2(b) of this Code.

(3) Range hood installations shall be as set forth in Paragraph 4103.3(d) of this Code.

(j) Any ceiling fan installed lower than seven and one-half feet from the floor to the bottom of the blade shall be provided with an approved protective guard enclosing such blade.

(k) Domestic refrigerators shall be supplied from an independent circuit in all new construction and alterations to existing construction at the refrigerator location.

(l) (1) All music boxes requiring 600 watts or more shall be supplied from a circuit separate from other wiring, and provided with an attachment cord not to exceed six feet in length.

(2) A convenience receptacle shall be within 18 inches of a wireless selector box adequately grounded with a three-wire cord and attachment cap and the bridge condensers or capacitors shall be installed by licensed electrical contractors.

(3) Such condensers or capacitors shall be at least 600 volt AC rating, properly grounded where of the metal-case type, and protected with a 15 ampere fuse, maximum, in each lead.

(4) Pin ball machines, shuffleboards and similar equipment not more than 5 ampere capacity may be plugged into an existing receptacle where the attachment cord does not exceed six feet in length.

(m) (1) Cords attached to portable music boxes, marble machines, floor or table lamps and other similar equipment, shall not exceed six feet in length measured from such equipment to the supply outlet.

(2) Such cords shall not be nailed down, tacked, held with string or other supports, but shall be free and clear.

(n) (1) Air-conditioning units and air-handling units not cord-and-cap connected shall be provided with switches within sight of each such unit which will disconnect all ungrounded conductors.

(2) **EXCEPTION:** Where individual disconnection of such units or motors could adversely effect a group process or create a hazard.

(o) (1) The maximum number of outlets permitted per circuit in residential occupancies and the secondary areas of commercial occupancies shall not exceed the provisions of TABLE 45-A.

(2) Secondary areas for commercial occupancies shall be considered to include such locations as lavatories, hallways, aisles, storage rooms, yard and landscape lighting.

(3) For residential occupancies, a minimum of 15 amperes per branch circuit shall be provided in secondary areas.

(4) For commercial occupancies, a minimum of 20 amperes per branch circuit shall be provided.

(5) In secondary areas, the total load of a branch circuit shall not exceed 80 percent of its ampacity where the load is continuous.

**TABLE 45-A
MAXIMUM NUMBER OF OUTLETS PER CIRCUIT
FOR RESIDENTIAL OCCUPANCIES AND THE SECONDARY
AREAS OF COMMERCIAL**

LIGHT OUTLETS	12	11	10	9	8	7	6	5	4	3	2	1	0
RECEPTACLES	0	0	1	1	2	2	3	3	4	4	5	5	6
EXIT LIGHTS (where required)	12	-	-	-	-	-	-	-	-	-	-	-	-

(q) (1) Single-family and multiple-unit residential occupancies of 800 square feet or more in area per unit, where electric ranges are to be used, shall be wired for ranges rated at not less than 12 kilowatts.

(2) Where such units are less than 800 square feet in area, range name plates shall be specified on the construction plans.

(r) In mobile-home and travel-trailer parks, the service ground shall be driven, approved electrodes.

(s) Where more than one wash-machine is required by this Code in Sub-section 4613.19, electric outlets shall be provided for clothes-driers based on one drier for each two wash-machines or fraction thereof.

(t) Separate (individual) appliance circuits shall be provided for refrigerators, dishwashers, garbage disposals and trash compactors.

(u) **GROUND FAULT CIRCUIT PROTECTION:** (1) Ground fault circuit protection shall be required as provided in the Standard set forth in Sub-section 4502.1 herein except:

(aa) On balconies above the ground floor in residential occupancies.

4507 MISCELLANEOUS

4507.1 SIGN INSTALLATIONS: (a) All rules and regulations pertaining to the installation of low-voltage wiring shall also apply to the installation of conductors for neon and cold cathode high-voltage tubing.

(b) (1) Box signs shall be inspected in the shop before erection and an appropriate sticker attesting to its acceptability shall be affixed thereto by the Electrical Inspector.

(2) See Section 4204 of this Code for the remainder of the inspection services.

(c) (1) Drain holes shall be provided in transformer enclosures exposed to the weather, and such holes shall be de-burred to prevent accumulation of water within the enclosure.

(2) Transformer enclosures shall be mounted on the parapet wall or the roof by means of racks or frames made of galvanized band-iron or angle-iron.

(3) Such racks or frames shall be of sufficient strength to securely hold the weight of the transformer or transformers.

(4) Where transformer enclosures are mounted on the roof they shall be elevated at least two inches above the roof and the lid shall be placed upward.

(5) Wood shall not be used for mounting, supports, or to elevate transformers, transformer enclosures, or raceways for wiring.

(6) Masonry bricks are acceptable for such support where properly strapped or attached.

(d) Tubulation glass and No. 14 bare wire shall not be used except as follows:

(1) Short jumpers between neon units on wall signs and channel letters and on flat wall signs where the use of conduit or electric metallic tubing would disfigure the face of the building.

(2) Insulators shall be all glass and at least one and one-half inches long, spaced not more than 18 inches apart.

(3) (aa) Neon tubes and all jumpers, where mounted on any wood surface exposed to the weather, shall be installed on four-inch glass stand-off insulators.

(bb) Open conductors and tubing of the sign shall not be installed on the roof side of the parapet or on top of any roof or parapet.

(4) Conductors and neon tubing shall maintain a height of at least eight feet from the ground, and shall not be installed on walls where they can be reached from platforms, balconies, fire-escapes or through window, doors or other similar openings.

(e) All metal raceways shall be grounded in a manner which complies with the grounding regulations contained in the Standard set forth in Sub-section 4502.1 herein.

(f) (1) Each sign box shall have an approved indicating switch installed for each circuit.

(2) The rating of such switches shall comply with the Standard set forth in Sub-section 4502.1 herein.

(g) Metal boxes shall be bonded together so they will be suitably and properly grounded when used to house electrodes, transformers or other apparatus used in connection with both primary and secondary circuits for neon lighting.

(h) Approved type of connectors or solder must be used on all secondary connections.

(i) Lighting of signs shall also comply with Sections 4209 and 4210.

4507.2 HIGHVOLTAGE WIRE: (a) (1) All isolated runs of electric metallic tubing enclosing high-voltage wiring shall be grounded regardless of length.

(2) Conductors which run from the grounded mid-point, or ground terminal of a neon transformer, may be 600 volt RC or TW wire, provided the run or section of neon tubes is fed directly in the center; otherwise, such wire must be approved high-voltage cable.

(3) Wire from the mid-point of transformers shall be installed in rigid, threaded conduit or E.M.T. raceway.

4507.3 FLASHER, TIME-CLOCKS AND TRANSFORMERS:

(a) When flashers and time-clocks are to be installed, each of such connections shall be considered a special outlet, and permits for same are necessary.

(b) When tubes are moved for repairs, jumpers shall be installed in high-voltage wire, supported with the same clearance as tube, but the jumpers must be removed within seven days.

(c) Only window-type and portable transformers may be plugged in and all other transformers shall be permanently connected with an approved method of wiring.

4507.4 INTERIOR WINDOW SIGNS AND WINDOW-BORDER LIGHTING: (a) Window-type sign-transformers shall be especially designed for use with window signs unless such signs are installed in compliance with this Sub-section.

(b) (1) Such signs shall be designed and installed to form a complete unit and so that the frame carries the entire weight of the sign.

(2) Such frames shall be fastened to the sill or other part of the window so that the neon tubing carries none of the weight of the sign.

(c) (1) Where such signs are of two or more units, the tubing shall be designed so that the electrodes connecting each unit will be in the same plane with not more than a two-inch space between electrodes.

(2) Such electrodes and connections shall be arranged and covered by one straight glass alcove or housing.

(3) Such straight glass sleeve, alcove, or housing shall be securely fastened in place.

(d) (1) Transformer wires feeding window signs shall drop in the same vertical plane from the transformer to the sign.

(2) Electrodes on window signs which connect to the transformer wires shall be designed and placed so that such wires drop straight and may be readily covered by straight glass sleeves of sufficient size.

(e) Transformer wires shall swing clear in the air and shall not be supported by or in contact with any combustible material.

(f) (1) Secondary wiring systems shall be completely installed in rigid threaded conduit, electric metallic tubing, or flexible conduit.

(2) Other approved means may be used where special permission is obtained from the Electrical Inspector.

4507.5 INTERIOR NEON OR COLD CATHODE LIGHTING: (a) Approved housings and fittings shall be used on all interior series neon or cold cathode lighting and interior window border lighting, regardless of the milliamperage rating of the transformer or color of the tubing.

(b) Neon transformers with a rating over 60-milliamperes are not approved for use on any neon or cold-cathode tubing exposed to the weather, or in excess of 750 volts for residential use.

4507.6 COVES: Construction of coves for indirect light shall provide the following minimum dimensions for installation and maintenance: (1) Minimum vertical depth, fourteen and one-half inches from ceiling.

(2) Minimum horizontal width for one tube, four and one-half inches (add two inches to width for each additional tube).

(3) Minimum lip or face of cover, four and one-half inches, to provide ten inches of free working space from the top of lip to ceiling.

4507.7 FIRE-ALARM OR SIMILAR SYSTEMS: Fire-alarm or similar systems which are devised and installed for safety to life and property, shall be installed by a qualified person regardless of voltage or amperage, and permits shall be obtained for such installations.

4507.8 STRUCTURAL MEMBERS: (a) Conduit raceway and tubing embedded in concrete shall be as set forth in Sub-section 2507.3 of this Code.

(b) Cutting of holes in pre-cast concrete members shall be limited to the provisions of Sub-sections 2508.8 and 2509.1 of this Code.

(c) Cutting of holes in steel members shall be limited to two holes spaced not less than the depth, not larger than one-sixth the depth and shall be located in the middle one-third of the member.

(d) Notching or boring of wood members shall be limited to the provisions of Chapter 29 of this Code.

(e) Where electric ceiling outlets, or other openings, pierce a ceiling which is part of a fire-resistive assembly, such outlets or other openings shall comply with Sub-section 3703.6 of this Code.

4509.9 ISOLATION OF PIPING: Conduit and tubing shall be isolated from water service and distribution pipe, soil pipe, gas pipe and tubing, process piping and other building materials where electrolysis and damage by friction and abrasion may be anticipated except where electric ground is otherwise required by this Code.

4507.10 METAL BUILDINGS: All metal frame and metal clad buildings or portions thereof which may become energized and are subject to personal contact shall be grounded.

4507.11 ELEVATORS: Elevators, where provided, shall be supplied with light and power and arranged for Fire Department emergency use as set forth in Sections 3112 and 3204 of this Code.

NOTICE

Please remove Pages 13 through 20 from the 1974 Edition, Chapter 45. The Tables and Footnotes have been deleted and Section 4507, as amended, is included in the foregoing new pages.

**PART XII
PLUMBING AND GAS
CHAPTER 46
PLUMBING**

- 4601 ADMINISTRATIVE**
- 4602 DEFINITIONS**
- 4603 GENERAL**
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- 4605 DRAINAGE SYSTEM AND DISPOSAL**
- 4606 INDIRECT WASTE PIPING
AND SPECIAL WASTES**
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- 4611 STORM DRAINAGE**
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- 4614 WATER SUPPLY AND DISTRIBUTION**
- 4615 SEPTIC TANKS AND DRAINFIELDS**
- 4616 SUPPLY AND DISPOSAL WELLS**
- 4617 FIRE-EXTINGUISHING APPARATUS**
- 4618 SWIMMING POOLS**
- 4619 TRAILER COACHES AND TRAILER PARKS**

4601 ADMINISTRATIVE

4601.1 TITLE AND SCOPE: (a) TITLE: This Chapter shall be known as "THE SOUTH FLORIDA PLUMBING CODE" and may be cited as such or as the "PLUMBING CODE."

(b) PURPOSE: The basic principles of the Plumbing Code are designated to protect the public health, welfare and safety by properly designing, installing and maintaining plumbing systems. While details of plumbing installations must of necessity vary, the basic principles of sanitation and safety remain the same. The following basic principles are necessary to obtain these results and while unforeseen situations will no doubt arise which are not included in this Code, the following principles may serve to define the intent.

(1) All premises intended for human habitation, occupancy or use shall be provided with a supply of pure and potable water, shall not be connected to unsafe water supplies nor be subject to the dangers of backflow or backsiphonage, and shall be connected to an approved method of public or private sewer disposal.

(2) Plumbing fixtures, appliances and appurtenances shall be supplied with a sufficient supply of water at adequate pressure to enable them to function properly without undue noise under normal operating conditions.

(3) Appurtenances for heating and storing water shall be so designed and installed that dangers from overheating and explosion are eliminated.

(4) (aa) Each apartment or dwelling unit shall have installed at least one kitchen sink, one water closet, one lavatory and one bathtub or shower.

(bb) Clothes washing machine outlets shall be provided as set forth in Footnote No. 1, Paragraph 4613.19 (n).

(5) Every building having plumbing fixtures installed and intended for human habitation, occupancy, or use on premises abutting on a street, alley or easement in which there is a public sewer. shall have a connection with the sewer.

(6) The drainage system shall be designed to prevent fouling and depositing of solids. Cleanouts shall be provided as set forth in Section 4608 so that pipes may be readily cleaned.

(7) Every fixture connected to the drainage system shall be equipped with a water-seal trap.

(8) The drainage system shall be designed so as to provide a free circulation of air with no danger of siphonage or forcing of trap seals.

(9) No substance which will produce explosive mixtures, obstruct free flow in piping, destroy the pipes or joints, or interfere with the sewage disposal system shall be allowed to enter the drainage system.

(10) Proper protection shall be provided to prevent contamination of food, water and similar materials by backflow of sewage.

(11) Plumbing fixtures shall be spaced as set forth in Sub-section 4613.3 to be readily accessible for the intended use and water heaters shall be installed so that inspection, service, repair and replacement may be made without removing permanent construction materials.

(12) Plumbing shall be installed in such a manner as to preserve the strength of structural members.

(13) Sewage and other waste from a plumbing system which may be deleterious to surface or subsurface waters shall not be discharged into the ground or into any lakes, ponds, streams, ditches or tidal waters unless it has first been rendered innocuous by some form of treatment and approved by the Florida Department of Pollution Control.

(14) The pipes conveying water to water-closets shall be of sufficient size to supply the water at a rate required for adequate flushing without unduly reducing the pressure at other fixtures.

(15) Plumbing fixtures shall be made of smooth non-absorbent materials. and shall be free from concealed fouling surfaces.

(16) Each vent terminal shall extend full size upward through the roof and have a free opening; the roof terminal being so located that there will be no danger of drain gas passing from it to any window, louvers or air intake mechanism and no danger of clogging the pipe by articles being thrown into it, or of roof water drainage into it.

(17) Liquid wastes from air conditioning equipment, swimming pools, etc., shall be disposed of by an accepted and approved method, as hereinafter described.

(c) **SCOPE: (1)** New plumbing or drainage systems or parts thereof or additions, alterations, repairs or changes to existing plumbing or drainage installations or fixtures or appliances shall conform to the requirements of this plumbing code.

(2) A previously issued lawful plumbing permit shall be valid under the terms of the Plumbing Code under which it was issued.

(d) **APPLICATION TO EXISTING PLUMBING INSTALLATIONS:** Nothing contained in this code shall be deemed to require any plumbing or drainage system or part thereof, or any other work regulated by this code and existing prior to the effective date of this code, to be altered, changed, reconstructed, removed or demolished if such work was

installed in accordance with all applicable laws in effect prior to the date this code became effective, except when any such plumbing or drainage system or other work regulated by this code is dangerous, unsafe, unsanitary or a menace to life, health or property, in the opinion of the Plumbing Official.

(e) MAINTENANCE: (1) All installations regulated by this code or related drainage work shall be maintained and executed in such a manner as not to constitute a nuisance or to threaten or impair the health of any individual or the public in general. The contents of such installations shall not be permitted to overflow in a building, on a premises or upon the surface of the ground, street or sidewalk.

(2) It shall be unlawful for any person, firm or corporation, whether owner or agent or owner, to create, keep, cause, maintain, propagate or permit the existence of a nuisance as defined in this Code.

(3) The Plumbing Official shall have the power to abate any nuisance by the issuance of a notice in writing, to correct and/or eliminate the nuisance within a reasonable length of time.

4601.2 CHIEF PLUMBING INSPECTOR: (a) APPOINTMENT, POWERS AND DUTIES OF CHIEF PLUMBING INSPECTOR: There shall be appointed by the appointing authority, a person qualified by holding a current certificate of competency as a master or journeyman plumber as issued by the Broward County Central Examining Board of Plumbers, H. H. Block proctored, or any other proctored examination approved by the Board of Rules and Appeals. In addition, such person shall have had at least 10 years experience as a master or journeyman plumber of which at least 5 years have been spent working in the jurisdiction of the South Florida Building Code. Such person shall also be deemed qualified by having 5 years experience as a Florida registered professional engineer and holding current registration to practice professional engineering. Such person shall be herein termed the Chief Plumbing Inspector and shall have the responsibility and duty of enforcing this plumbing code, and shall be subject to the powers vested in the Board of Rules and Appeals as set forth in Sec. 203. The Chief Plumbing Inspector shall be construed to mean the chief or head of the division or department of plumbing inspectors.

(b) EMPLOYES: (1) The Chief Plumbing Inspector shall have the power to delegate powers and assignments to subordinate employees working under his authority.

(2) Each such person shall have at least 5 years experience as a master or journeyman plumber and have in his possession a current certificate of competency as a master or journeyman plumber as issued by the Broward County Central Examining Board of Plumbers, H. H. Block proctored, or any other proctored examination approved by the Board of Rules and Appeals.

(3) Such employe shall have the duties and powers as delegated by the Chief Plumbing Inspector except that the chief or head of the division or department of plumbing inspectors may not delegate authority to subordinates to interpret provisions of this Code.

(c) RIGHT OF ENTRY: Upon presentation of proper credentials, the Plumbing Official may enter, at any reasonable time, any building, structure or premises for the purpose of inspection or to prevent violations of this Plumbing Code.

(d) STOP-WORK ORDERS: Whenever any plumbing work is being done contrary to the provisions of this Plumbing Code or is being improperly installed or may create a structural or health hazard or nuisance, the Plumbing Inspector may order such work stopped or may order the violation corrected within a reasonable period of time, by notice in writing served on the person or persons engaged in the doing or causing, of such work, to be done; and such persons shall immediately stop such work until arrangements in compliance with this Plumbing Code and satisfactory to the Plumbing Official, have been made, at which time he may order the work to proceed.

(e) CONCEALED WORK: The Plumbing Official may order portions of a building or structure to be exposed for inspection when, in his opinion, there is good reason to believe that plumbing or drainage systems or fixtures, or parts thereof, concealed therein are in an unsafe, dangerous or insanitary condition, or that there is wilful or negligent concealment of a violation of this Plumbing Code.

(f) OCCUPANCY: Whenever any building or portion thereof is being used or occupied contrary to the provisions of this Plumbing Code, the Plumber Official shall report such violation to the Building Official and the Building Official shall order such use or occupancy discontinued and the building or portion thereof vacated as set forth in Sub-section 201.5.

4601.3 UNSAFE BUILDING AND PREMISES: **(a)** The Plumbing Official shall periodically, as may be practicable, inspect the plumbing and drainage systems of all buildings and premises, except buildings of Group I Occupancy and public works structures, for compliance with the Plumbing Code.

(b) The Plumbing Official shall examine or cause to be examined every plumbing or drainage system or fixture or appliance or portion thereof reported to be dangerous or insanitary or inadequate.

(c) Any building or premises found to be insanitary or inadequate, or which constitute a health or safety hazard, or which by reason of illegal use or improper use, occupancy or maintenance constitute a violation of the provisions of this Code, shall be deemed to be unsafe.

(d) Whenever any building or premises is, in the opinion of the Plumbing Official, unsafe for reasons set forth in this Sub-section, he shall proceed by any or all of the following methods, whichever are, in his opinion, reasonable to correct the condition of violation:

(1) The Plumbing Official shall serve notice in writing to the owner or person in charge of the building or premises stating the defects thereof. This notice shall require the owner or person in charge of the building or premises, within a reasonable length of time, to commence the required repairs or improvements or removal of the plumbing system or parts thereof or fixtures or appurtenances thereto, and all such work shall be completed within 30 days from the date of notice, unless otherwise stipulated by the Plumbing Official. If necessary, such notice shall also require the building to be vacated forthwith and not reoccupied until the required repairs and improvements are completed, inspected and approved by the Plumbing Official.

Proper service of notice shall be by personal service on the owner of record, if he shall be found. If the person or persons addressed with such notice cannot be found after diligent search, then such notice shall be sent

by registered mail to the last known address of such person, and a copy of the notice shall be posted in a conspicuous place on the premises, and such procedure shall be deemed the equivalent of personal service.

(2) The Plumbing Official shall post a signed, red notice in a conspicuous place on the premises reading: "WARNING, THIS BUILDING AND/OR PREMISES IS, IN THE OPINION OF THE PLUMBING OFFICIAL, UNSAFE, INSANITARY AND UNFIT FOR HUMAN OCCUPANCY. NOTICE HAS BEEN GIVEN AND THIS BUILDING AND/OR PREMISES SHALL NOT BE USED OR OCCUPIED. THIS NOTICE SHALL NOT BE REMOVED EXCEPT BY THE PLUMBING OFFICIAL."

(3) Upon refusal, failure or neglect of the person or persons, served with a notice, to comply with the requirements of the order to abate the unsafe condition, the Plumbing Official shall report the condition to the Building Official who shall proceed as set forth in Section 202, including the directive of the Unsafe Structures Board to the Building Official to cause the work to be done and costs collected as set forth in Sub-section 202.8.

4601.4 ALTERNATE MATERIALS AND TYPES OF CONSTRUCTION: The provisions of this Plumbing Code are not intended to prevent the use of types of construction or materials or methods of design as an alternate to the Standards herein set forth, but such alternates may be offered for approval, and their consideration shall be as set forth in this Sub-section.

(a) **STANDARDS:** The types of construction or materials or methods of design referred to in this Plumbing Code shall be considered as Standards of Quality. New types of construction or materials or methods of design shall be at least equal to these Standards for the corresponding use intended.

(b) **APPLICATION:** Any person desiring to use types of construction or materials or methods of design not specifically mentioned in this Plumbing Code shall file with the Plumbing Official authentic proof in support of claims that may be made regarding the sufficiency, and request approval and permission for use. The Plumbing Official shall approve such alternates if it is clear that the Standards of the Plumbing Code are at least equalled. If, in the opinion of the Plumbing Official, the Standards of the Plumbing Code will not be satisfied by the requested alternate, he shall refuse approval.

(c) **APPEAL:** Any person, whose request for alternate types of construction, materials or methods of design has been refused by the Plumbing Official, or any person in whose considered opinion an action by the Plumbing Official in approving or disapproving construction under this Plumbing Code does not satisfy the Standards of this Code for reasons of safety, quality or sanitation, may appeal to the Board of Rules and Appeals by written request to the Secretary of the Board and such written request shall be transmitted to the Board at once.

(d) **REPEATED TESTS:** The Plumbing Official may require tests of a fixture, method, device or appurtenance to be repeated if, at any time, there is reason to believe that an approved fixture, method, device or appurtenance no longer conforms to the characteristics on which its approval was based.

4601.5 PLUMBING PERMITS: (a) PERMITS REQUIRED: It shall be unlawful to commence work on any building or premises on which plumbing is required or is to be installed; perform any work covered by

the Plumbing Code including, but not limited to, the excavation or obstruction of any public or private street, alley or other thoroughfare for the purpose of installing plumbing, sewer or drainage work or connect to any public or private water supply system and/or sewer or appurtenance thereof, commence the construction, reconstruction, alteration, repair and/or remodeling of any plumbing, sewer, septic tank, sewer or liquid waste treatment system, surface drainage, public swimming pools, supply or drainage wells, fire lines, water supply and waste connections from air handling and heating units and/or other drainage work without first having filed application and obtained a plumbing permit from the Plumbing Official, except that no permit will be necessary for the repair of leaks, unstopping of sewers or waste pipes, repairing faucets or valves or cleaning of a septic tank where such work is located within the property lines.

(b) OTHER APPROVALS: In addition to the plumbing permit, permits shall be required by other regulatory authority having jurisdiction. Following are some, but not necessarily all, other required permits: From the Engineering Department, Fire Department and Police Department before obstructing or excavating in any public thoroughfare; From the Engineering Department before cutting any street paving, sidewalk curb or sewerage system or part thereof or appurtenance thereto; or making a connection to or otherwise cutting, tapping or piercing any public sewer or appurtenance thereof; From the Building Official before the addition of any fixtures or the removal or alteration of any structural or load bearing members.

(c) PRIVATE SEWER TAPPING: No person shall cut, break, pierce or tap any main or private sewer or appurtenance thereof, or introduce any tube, pipe, trough or conduit into any public sewer or appurtenance thereof, without the written consent as may be required by the Plumbing Official.

(d) APPLICATION: (1) Any person desiring a plumbing permit to be issued by the Plumbing Official, as required hereby, shall file an application therefore in writing on a form furnished by the Plumbing Official for that purpose. Each application shall describe the land on which the proposed work is to be done; shall show the use or occupancy of the building or premises; shall be accompanied by plans and specifications as required hereafter; shall give such other information as reasonably may be requested by the Plumbing Official; and shall be signed by the permittee or his authorized agent, who may be required to submit evidence to indicate such authority.

(2) Application for permit will be accepted from only qualified persons or firms. Qualification of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

(3) Nothing in this Code shall prevent any homeowner from installing or maintaining plumbing within his own property boundaries, providing such plumbing work is done by himself and is used exclusively by himself and his family.

(4) The privilege provided in Sub-paragraph (3) above shall not convey the right to violate any of the provisions of this Code and is not to be construed as exempting any such homeowner from obtaining a permit, paying the required fee and calling for inspections.

(e) PLANS AND SPECIFICATIONS: (1) Each application for a plumbing permit shall be accompanied by two sets of plans and specifications when required by the Plumbing Official. The Plumbing Official may authorize the issuance of a plumbing or building permit without plans or specifications for relatively small and unimportant work.

(2) For all new buildings or additions or plumbing systems where more than 125 fixture units are proposed to be installed or added to an existing building, the plans and specifications shall be prepared by, and each sheet shall bear the impress seal of, a Professional Engineer duly registered in the State of Florida.

(3) Plans shall be mechanically reproduced prints on substantial paper or cloth with the main details, other than an isometric drawing, drawn to scale and shall be suitably descriptive and shall fully and clearly illustrate, together with the specifications, sufficient detail and data to show the nature, character and location of the proposed work. Where, in the opinion of the Plumbing Official, isometric plans are necessary to describe the proposed work, and particularly, but not limited to, proposed residential buildings having eight or more units or store buildings having five or more stores, riser diagrams and isometric plans shall be submitted. Any specification in which general expressions are used to the effect that "Work shall be done in accordance with the Plumbing Code" or "to the satisfaction of the Plumbing Official" shall be deemed imperfect and incomplete and every reference to the Plumbing Code shall be by Section or Sub-section applicable. Plans shall be adequately identified.

(4) The number of persons anticipated to occupy a proposed building or portion thereof or a changed use or tenant thereof shall be shown on the plans submitted with application for permit. The number of persons shall be as set forth in Sub-section 4603.22.

(f) PRECONTRACT EXAMINATION OF PLANS: Preliminary plans should be submitted by the designer to the Plumbing Official before a contract for the proposed work is entered into by the owner. It is the duty of the Plumbing Official to cooperate with owners, designers and contractors to provide precontract examination of plans and specifications, to insure the sufficiency and Plumbing Code compliance of such plans before final contracts for construction are made. Application for plumbing permit may not be required for such examination.

(g) EXAMINATION OF PLANS: The Plumbing Official shall examine all plans and applications for permits. Plans and applications shall be examined in the order received, except that plans previously given precontract examination shall be examined first. When approvals by other agencies having authority may logically be required to be affixed to the plan before approval by the Plumbing Official, such approval shall be affixed on the plans before examination by the Plumbing Official. If the application or plans do not conform to the requirement of all pertinent laws or regulations, the Plumbing Official shall reject such application in writing, stating the reasons therefore. Plans which are rejected, as stated hereinabove, shall be returned for correction. Pencil notations on mechanically reproduced plans may be accepted for only minor corrections. If the application, plans and specifications, upon examination, are found to comply with the requirements of the Plumbing Code, the plans shall be signed and marked as approved.

(h) PLUMBING PERMIT FEE: (1) Any person desiring a plumbing permit to be issued shall, in addition to filing an application and before such permit is issued, pay a plumbing permit fee as required.

(2) When work for which a plumbing permit is required is started or proceeded with prior to the obtaining of said permit, the fees as specified herein shall be doubled. The payment of such double fee shall not relieve any person, firm or corporation from fully complying with this Code nor from any penalties prescribed herein.

(i) **PERMITS AVAILABLE AT WORK SITE:** All permits shall be kept at the work site and shall be exhibited on request to do so by an authorized person.

4601.6 INSPECTION AND TESTS: (a) INSPECTIONS: (1) All materials and installations covered by the Plumbing Code shall be inspected by the Plumbing Official to insure compliance with the requirements of the Plumbing Code.

(2) The plumbing permit holder shall notify the Plumbing Official when the work is ready for test and inspection.

(b) **FINAL INSPECTION:** When the work for which a plumbing permit is issued is completed, the permit holder shall request final inspection and such request shall be made before the building or construction in which such work done is occupied or used and not more than 30 days after completion of the work.

(c) **TESTS:** Before approving any plumbing system or addition thereto for use the system shall be tested, in whole or in part, to demonstrate sufficiency and tightness except where the requirement for testing is otherwise specifically excepted herein. All equipment, material, power and labor necessary for inspection and test shall be supplied by the permit holder.

(d) **SYSTEM TEST:** All the piping of the plumbing system shall be tested with water or air. The Plumbing Official may require the removal of any cleanouts, plugs or caps to ascertain if the pressure has reached all parts of the system.

(e) **METHODS OF TESTING: (1) WATER TESTS, GENERAL:** For building sewer tests a fitting shall be placed at the property line for the purpose of inserting a test plug and such building sewer shall be connected with proper fittings to the public sewer lateral at time of test. The water test may be applied to the drainage system in its entirety or by section. If applied to the entire system, all openings in the piping shall be tightly closed, except the highest opening above the roof, and the system filled with water to the point of overflow above the roof. When tested in sections, at least the lower five feet of the next section above shall be retested, so that every joint and pipe in the plumbing drainage system shall have been submitted to a test of not less than a five-foot head of water.

AIR TEST: The air test shall be made by attaching the air compressor or test apparatus to any suitable opening, and closing all other inlets and outlets to the system, then forcing air into the system until there is a uniform pressure, sufficient to balance a column of mercury ten inches in height or five pounds-per-square inch on the entire system.

(2) **WATER TESTS IN UNFRAMED ONE-STORY BUILDINGS:** For one-story, unframed buildings with bathtubs on the first floor and where plumbing is installed prior to completion of building walls, partitions and roofs, the test shall be made by plugging all openings except the terminus of the vent stacks and filling the system and waste branches, which are to be concealed with water to a point in vent stacks, five feet above the highest fixture branch. On ground inspections for one-story

buildings entering a common sewer and having more than one stack, a five-foot head of water will not be required where steel or copper stacks are to be installed; provided one stack is filled to a point five feet above the highest fixture branch. Other stacks may be plugged above the fixture opening provided all lead joints are made and tested. Free standing stacks shall not exceed 14 feet above the horizontal soil line.

(3) WATER TESTS IN FRAMED BUILDINGS: Where building walls and partitions are in place and support the stacks, the water test shall be applied to test the entire system to the overflow point of the highest vent terminus above the roof.

(4) BATHTUB CONNECTION WATER TEST: After the test required in (2) and (3) has been applied and approved, the bath tub on the first floor shall be set and properly connected and the drainage system and first floor tub filled with water to the flood rim level of the first floor tub. The water test above the required five-foot head shall be waived and a visual inspection substituted provided all lead caulked, screwed or sweated type joints are properly made and accepted by the Plumbing Official. Above the first floor, tub connections shall be tested by the plumber with the tub filled with water to the overflow point flowing through the overflow connection and with the tub draining.

(f) COMBINED BATHTUB, and/or BUILDING SEWER/-WATER PIPE INSPECTION: The required bathtub or building sewer and/or water pipe inspection shall be called for in combination and made at the same time, or shall be called for and inspected separately.

(g) TESTS WHERE ALL PARTS OF SYSTEM ARE OUTSIDE OF BUILDING: Where all parts of soil, waste and vent lines are outside a building and visible the fixtures may be set and the system filled with water to the point of overflow of the lowest fixture on the highest floor.

(h) COVERING OF WORK: No drainage or plumbing system or part thereof shall be covered until it has been inspected, tested and approved. It shall be the duty and responsibility of the permit holder to determine if work has been inspected before it is covered or concealed. Any drainage or plumbing system or part thereof that is covered or concealed before being inspected, tested and approved shall be uncovered upon order of the Plumbing Official.

(i) DEFECTIVE WORK: If on inspection and tests any plumbing work shows defects, the defective work or material shall be replaced within three days and inspection and test repeated.

(j) CORRECTION NOTICES: The Plumbing Official shall make written notice of violation of the Plumbing Code and/or corrections ordered and such notice shall be served on or mailed or delivered to the permit holder or his job representative or may be posted at the site of the work. Refusal, failure, or neglect to comply with such notice or order within ten days shall be considered a violation of this Code, and shall be subject to the penalties as set forth. Failure to comply with this Section, no further permits shall be issued to such person, firm or corporation.

(k) TESTS OF ALTERATIONS, REPAIRS OR EXTENSIONS: All alterations, repairs, or extensions which include more than ten feet in length of piping and fittings shall be inspected and tested before final approval.

(l) TEST OF RAINWATER PIPES: Rainwater pipes and their roof connections within buildings and extending to a point five feet outside the building shall be tested by the water test.

(m) TEST OF WATER DISTRIBUTION SYSTEM: Upon the completion of the entire water distribution system, it shall be tested, inspected and proved tight under a water pressure of not less than the maximum working pressure under which it is to be used. Water shock or hammer in water supply system will be cause of condemnation on final inspection.

(n) TEST OF STANDPIPES: (See Section 4617).

(o) WORKMANSHIP: All plumbing work shall be done in a workmanlike manner, and in compliance with the provisions of this Plumbing Code.

(p) CERTIFICATES OF APPROVAL: After the satisfactory completion and final inspection of the plumbing system, or any part thereof, and upon request, a Certificate of Approval shall be issued by the Plumbing Official to the permit holder.

(q) TEST OF EXISTING INSTALLATIONS: The Plumbing Official may require that a suitable test be applied to any existing plumbing system which he has reason to believe has become insanitary or defective. The Plumbing Official shall notify the owner or agent of the property to apply such test within a reasonable length of time but not to exceed ten days. If defects or insanitary conditions are, by such tests, found to exist, correction of the defects or insanitary conditions shall be made within ten days.

(r) INSPECTION AND TESTS – EXCEPTIONS: A test shall not be required for a plumbing system or part thereof set up for exhibition or demonstration purposes and not to be used for the disposal of body wastes. A test shall not be required after the repairing or replacing of an old faucet or valve, nor after forcing out stoppages and repairing leaks. A test shall not be required for a building storm sewer.

(s) DAMAGES RESULTING FROM REQUIRED TESTS: Damage caused by breakage or faulty installation during required tests shall be the responsibility of the permit holder.

4602 DEFINITIONS

Unless otherwise expressly stated, all words other than herein defined shall have the meaning implied by their context in the Code or their ordinarily-accepted meanings in the construction industry; words used in the present tense shall include the future; words in the masculine gender shall include the feminine and neuter; the singular number shall include the plural; and the plural number shall include the singular.

Wherein a definition set forth in this Chapter varies from a definition set forth in Chapter 4 herein, the definition set forth as follows shall be applicable to only this Chapter 46.

ACCESSIBLE: See Sections 401 and 515.

AIR GAP: An air gap in a water-supply system is the unobstructed vertical distance through the free atmosphere between the lowest opening from any pipe or faucet supplying water to a tank, plumbing fixture, or other device and the flood level rim of the receptacle.

APPROVED: Approved by the Plumbing Official or other authority given jurisdiction by this Code.

AREA DRAIN: An area drain is a receptacle designed to collect surface or rain water from an open area.

BACKFLOW: Backflow is the flow of water or other liquids, mixtures, or substances into the distributing pipes of a potable supply of water, and any other fixture or appliance, from any source or sources other than its intended course. (See Back-siphonage.)

BACKFLOW CONNECTION: Backflow connection or condition is any arrangement whereby backflow can occur.

BACKFLOW PREVENTER: A backflow preventer is a device or means to prevent backflow into the potable water system.

BACK-SIPHONAGE: Back-siphonage is the flow of water or other liquids, mixtures or substances into the distributing pipes of a potable supply of water, or any other fixture, device, or appliance, from any sources other than its intended course, due to a negative pressure in such pipe. (See Backflow.)

BASEMENT: See Section 401.

BATTERY OF FIXTURES: A "battery of fixtures" is any group of two or more similar adjacent fixtures which discharge into a common horizontal waste or soil branch.

BOILER BLOW-OFF: A boiler blow-off is an outlet on a boiler to permit emptying or discharge of the water or sediment in the boiler.

BRANCH: A branch is any part of the piping system other than a main.

BRANCH, FIXTURE: See Fixture Branch.

BRANCH, HORIZONTAL: See Horizontal Branch.

BRANCH INTERVAL: A branch interval is a length of soil or waste stack corresponding in general to a story height, but in no case less than eight feet within which the horizontal branches from one floor or story of a building are connected to the stack.

BRANCH VENT: A branch vent is a vent connecting one or more individual vents with a vent stack or stack vent.

BUILDING: A building is a structure built, erected, and framed of component structural parts designed for the housing, shelter, enclosure, or support of persons, animals, or property of any kind.

BUILDING CLASSIFICATION: Building Classification is the arrangement adopted by law for the designation of buildings in classes based upon their use and occupancy.

BUILDING DRAIN: That part of the main horizontal collection system exclusive of the waste and vent stacks which receives the discharge from soil, waste and other drainage pipes, exclusive of the storm water, inside the wall line of the building and conveys it to the building sewer beginning five feet outside the building wall.

BUILDING SEWER: The building (house) sewer is that part of the horizontal piping of a drainage system which extends from the end of the building drain and which receives the discharge of the building drain and conveys it to a public sewer, private sewer, individual sewage disposal system.

BUILDING STORM DRAIN: A building (house) storm drain is a drain used for conveying rain water, surface water, ground water, sub-surface water, condensate, cooling water, or other similar discharge to a building storm sewer or a combined building sewer, extending to a point not less than five feet outside the building wall.

BUILDING STORM SEWER: A building (house) storm sewer is the extension from the building storm drain to the public storm sewer, combined sewer, or other point of disposal.

BUILDING SUBDRAIN: A building (house) subdrain is that portion of a drainage system which cannot drain by gravity into the building sewer.

CODE: The word "Plumbing Code" when used alone shall mean these regulations, subsequent amendments thereto, or any emergency rule or regulation which the Administrative Authority having jurisdiction may lawfully adopt.

COMBINED BUILDING SEWER: A combined building sewer receives storm water, sewage and liquid waste.

COMMON VENT: A common vent is a vent above the junction of two fixture drains installed at the same level in a vertical stack and serving as a vent for both fixture drains.

CONDUCTOR: A "Leader."

CONTINUOUS WASTE: A continuous waste is a drain connecting the compartments of a combination fixture to its trap or connecting other permitted fixtures to a common trap.

CROSS-CONNECTION: A cross-connection is any physical connection or arrangement between two otherwise separate piping systems, one of which contains potable water and the other water of unknown or questionable safety, or any other kind of matter, whether element, compound or mixture, whereby water may flow from one system to the other, the direction of flow depending on the pressure differential between the two systems. (See Backflow and Back-siphonage.)

DEAD END: A dead end is a branch leading from a soil waste or vent pipe, building drain or building sewer which is terminated at a developed distance of two feet or more by means of a plug or other closed fitting.

DEVELOPED LENGTH: The developed length of a pipe is its length measured along the center line of the pipe and fittings.

DIAMETER: Unless specifically stated, the term "diameter" is the nominal diameter as designated commercially.

DOWNSPOUT: A "Leader."

DRAIN: A drain is any pipe which carries liquid waste water or water borne wastes to an approved point of disposal.

DRAINAGE SYSTEM: A drainage system (drainage piping) includes all the piping within public or private premises, which conveys sewage, rain water, or other liquid wastes to a legal point of disposal.

DRAINAGE WELL: A drainage well, referred to in this Code is any cavity, drilled, driven or natural, which taps the underground water and into which surface waters, waste waters, industrial waste or sewage is placed.

DURHAM SYSTEM: Durham system is a term used to describe soil or waste systems where all piping is of threaded pipe, tubing or other such rigid construction, using recessed drainage fittings to correspond to the types of piping.

EFFECTIVE OPENING: The effective opening is the minimum cross-sectional area at the point of water-supply discharge, measured or expressed in terms of: the diameter of a circle of equivalent cross-sectional area. (This is applicable to air gap.)

FIXTURE BRANCH: A fixture branch in a drainage system is the drain from the tap of a fixture to the junction of that drain with a vent.

FIXTURE DRAIN: A fixture drain is the drain from the fixture branch to the junction of that drain with any other drain pipe.

FIXTURE UNIT: A fixture unit is a design factor so chosen that the load-producing values of the different plumbing fixtures can be expressed approximately as multiples of that factor. For the purposes of this Code, one fixture unit flow rate shall be deemed to be one cubic foot or seven and five-tenths gallons of water per minute.

FIRE LINES: The fire control system, including water service, standpipe, siamese connections and pumps. (See Fire Standpipe System.)

FLOOD-LEVEL RIM: The flood-level rim is the top edge of the receptacle from which water or other liquids overflow.

FLOOR DRAIN: A floor drain is an opening or receptacle located at approximate floor level connected to a trap to receive the discharge from indirect wastes and floor drainage.

FLUSHOMETER VALVE: A flushometer valve is a device which discharges a predetermined quantity of water to fixtures for flushing purposes and is actuated by direct water pressure.

GRADE: Grade is the slope or fall of a line of pipe in reference to a horizontal plane. In drainage it is usually expressed as the fall in a fraction of an inch per foot length of pipe.

GREASE INTERCEPTOR: An "Interceptor."

GREASE TRAP: An "Interceptor."

GUTTER: An open channel for carrying away rainwater.

HANGERS: "Supports."

HORIZONTAL PIPE: Horizontal pipe means any pipe or fitting which makes an angle of more than 45 degrees with the vertical.

HORIZONTAL BRANCH: A horizontal branch is a drain pipe extending laterally from a soil or waste stack or building drain, with or without vertical sections or branches, which receives the discharge from one or more fixture drains and conducts it to the soil or waste stack or to the building (house) drain.

INDIRECT WASTE: An indirect waste pipe is a pipe that conveys liquid wastes (other than body wastes) by discharging them into an open plumbing fixture or receptacle, the overflow point of which is at a lower elevation than the item drained and which is properly connected to the drainage system, soakage pit or discharge well.

INDUSTRIAL WASTES: Industrial wastes are liquid wastes resulting from the processes employed in industrial establishments and are free of body wastes.

INSANITARY: Contrary to sanitary principles – injurious to health.

INTERCEPTOR: An interceptor is a device designed and installed so as to separate and retain deleterious, hazardous, or undesirable matter from normal wastes and permit normal sewage or liquid wastes to discharge into the disposal terminal by gravity.

LEADER: A leader (downspout) is the vertical water conductor from the roof to the building storm drain, combined building sewer, or other means of disposal.

LIQUID WASTE: Liquid waste is the discharge from any fixture, appliance, or appurtenance, in connection with a plumbing system which does not receive body waste.

LOAD FACTOR: Load factor is the percentage of the total connected fixture unit flow rate which is likely to occur at any point in the drainage system. It varies with the type of occupancy, the total flow unit above this point being considered, and with the probability factor of simultaneous use.

LOOP OR CIRCUIT WASTE AND VENT: A combination of plumbing fixtures on the same floor level in the same or adjacent rooms connected to a common horizontal branch soil or waste pipe as set forth in Sub-section 4610.5.

MAIN: The main of any system of continuous piping is the principal artery of the system, to which branches may be connected.

MAIN VENT: The main vent is the principal artery of the venting system, to which vent branches may be connected.

MAY: The word "may" is a permissive term.

MEZZANINE: Is an intermediate floor placed in any story or room. When the total area of any such mezzanine floor exceeds 33 $\frac{1}{3}$ percent of the total floor area in that room or story in which the mezzanine floor occurs, it shall be considered as constituting an additional story. The clear height above or below a mezzanine-floor construction shall be not less than seven feet.

PERSON: Person is a natural person, his heirs, executors, administrators or assigns; and includes a firm, partnership or corporation, its or their successors or assigns. Singular includes plural; male includes female.

PLUMBING: Plumbing means, includes and refers to: (1) The materials including pipe, fittings, valves, fixtures and appliances attached to and a part of a plumbing system for the purpose of creating and maintaining sanitary conditions in buildings, camps and swimming pools on private property where people live, work, play, assemble or travel.

(2) That part of a water supply and sewage and drainage system extending from either the public water supply mains or private water supply to the public sanitary, storm or combined sanitary and storm sewers or to a private sewage disposal plant, septic tank, disposal field, pit, box filter bed or any other receptacle or into any natural or artificial body of water. water course upon public or private property.

(3) The design, installation or contracting for installation, removal and replacement, repair or remodeling, of all or any part of the materials, appurtenances or devices attached to and forming a part of a plumbing system, including the installation of any fixture, appurtenance or devices used for cooking, washing, drinking, cleaning, fire fighting, mechanical or manufacturing purposes.

PENTHOUSE: See Section 401.

PLUMBING FIXTURES: Plumbing fixtures are receptacles, devices, or appliances which are supplied with water or which receive or discharge liquids or liquid borne wastes. with or without discharge into the drainage system with which they may be directly or indirectly connected.

PLUMBING OFFICIAL: The chief administrative officer charged with the administration, enforcement and application of the Plumbing Code and all amendments thereto. The duly authorized and appointed representative of the legislating authority adopting this Plumbing Code, charged with the inspection of all work performed under this Code. the enforcement and application of this Code and such other duties. not inconsistent with the provisions hereof, as may be assigned him from time to time.

PLUMBING SYSTEM: The plumbing system shall include the drainage system, water supply, water-supply distribution pipes, plumbing fixtures, traps, soil pipes, waste pipes, vent pipes, building drains, building sewers, building storm drain, building storm sewer, liquid waste piping, water treating, water using equipment, sewerage treatment, sewerage treatment equipment, fire standpipes, fire sprinklers, and relative appliances and appurtenances. including their respective connections and devices. within the private property lines of the premises.

POTABLE WATER: Potable water is water which is satisfactory for drinking, culinary and domestic purposes. and meets the requirements of the Health Authority having jurisdiction.

PRIVATE PROPERTY: Private property for the purposes of this Code shall mean all property except streets or roads dedicated to the public and easements (excluding easements between private parties.) (See definition of Plumbing.)

PRIVATE OR PRIVATE USE: In the classification of plumbing fixtures, private applies to fixtures in residences and apartments and to fixtures in private bathrooms of hotel and similar installations where the fixtures are intended for the use of a family or an individual.

PRIVATE SEWER: A private sewer is a sewer privately owned and not directly controlled by public authority.

PUBLIC OR PUBLIC USE: In the classification of plumbing fixtures "public" applies to fixtures in commercial and industrial establishments, in restaurants, bars, public buildings, comfort stations, schools, gymnasiums, railroad stations, or places to which the public is invited or which are frequented by the public without special permission or special invitation. and other installations (whether pay or free) where a number of fixtures are installed so that their use is similarly unrestricted.

PUBLIC SEWER: A public sewer is a common sewer directly controlled by public authority.

PUBLIC SWIMMING POOL: A public swimming pool is a pool together with its buildings and appurtenances where the public is allowed to bathe or is open to the public for bathing purposes by consent of the owner.

RELIEF VENT: A relief vent is a vent. the primary function of which is to provide circulation of air between drainage and vent systems.

RIM: For the purpose of this Code a rim is an unobstructed open edge at the overflow point of a fixture.

ROCK DRAINFIELD: Three-quarter inch drainfield rock 100 percent passing a one inch screen and a maximum of ten percent passing a one-half inch screen.

ROCK -OOLITE: A rock consisting of small round grains, usually carbonate of lime, resembling the roe of fish cement together.

ROOF-DRAIN: A roof drain is an outlet installed to receive water collecting on the surface of a roof and to discharge it into the leader (downspout).

ROUGHING-IN: Roughing-in is the installation of all parts of the plumbing system which can be completed prior to the installation of fixtures. This includes drainage, water-supply, and vent piping, and the necessary fixture supports.

SAND INTERCEPTOR: See Interceptor.

SANITARY SEWER: A Sanitary sewer is a pipe which carries sewage and excludes storm, surface and ground water.

SECOND HAND: Second hand as applied to material or plumbing equipment is that which has been installed, and has been used or removed.

SEPARATOR: See Interceptor.

SEPTIC TANK: A septic tank is a watertight receptacle which receives the discharge of a drainage system or part thereof, and is designed and constructed so as to separate solids from the liquid, digest organic matter through a period of detention, and allow the liquids to discharge into the soil outside of the tank through a sub-surface system of open-joint or perforated piping, or other approved methods.

SEWAGE: Sewage is any liquid waste containing animal, mineral or vegetable matter in suspension or solution, and may include liquids containing chemicals in solution.

SHALL: The word "shall" is a mandatory term.

SIZE OF PIPE AND TUBING: See Diameter.

SLOPE: See Grade.

SOIL PIPE: A soil pipe is any pipe which conveys the discharge of water closets or fixtures having similar functions, with or without the discharge from other fixtures, to the building drain or building sewer.

SPECIAL WASTE PIPE: See Indirect Waste Pipe.

STACK: A stack is the vertical pipe of a system of soil, waste, or vent piping.

STACK VENT: A stack vent (sometimes called a waste vent or soil vent) is the extension of a soil or waste stack above the highest horizontal drain connected to the stack.

STORM DRAIN: See Building Storm Drains.

STANDPIPE SYSTEMS: A system of piping installed for fire protection purposes having a primary water supply constantly or automatically available at each hose outlet.

STORM SEWER: A storm sewer is a sewer used for conveying rain water and/or surface water.

STORY: See Section 401.

SUBSURFACE DRAIN: A subsoil drain is a drain which receives only subsurface or seepage water and conveys it to a place of disposal.

SUMP: A sump is a tank or pit which receives sewage or liquid waste, located below the normal grade of the gravity system and which must be emptied by mechanical means.

SUPPORTS: Supports, hangers, and anchors are devices for supporting and securing pipe and fixtures to walls, ceilings, floors or structural members.

SUPPLY WELL: Any artificial opening in the ground designed to conduct water from a source bed through the surface when water from such well is used for public, semi-public or private use.

TRAP: A trap is a fitting or device so designed and constructed as to provide a liquid seal which will prevent the back passage of air without materially affecting the flow of sewage or waste water through it.

TRAP SEAL: The trap seal is the maximum vertical depth of liquid that a trap will retain, measured between the crown weir and the top of the dip of the trap.

VACUUM BREAKER: See Backflow Preventer.

VENT STACK: A vent stack is a vertical vent pipe installed primarily for the purpose of providing circulation of air to and from any part of the drainage system.

VENT SYSTEM: A vent system is a pipe or pipes installed to provide a flow of air to or from a drainage system or to provide a circulation of air within such system.

VERTICAL PIPE: A vertical pipe is any pipe or fitting which is installed in a vertical position or which makes an angle of not more than 45 degrees with the vertical.

WASTE: See Liquid Waste and Industrial Wastes.

WASTE PIPE: A waste pipe is any pipe which receives the discharge of any fixture, except water closets or fixtures having similar functions and conveys it to the building drain or to the soil or waste stack.

WATER-DISTRIBUTING PIPE: A water-distributing pipe in a building or premises is a pipe which conveys water from the water-service pipe to the plumbing fixtures, appliances and other water outlets.

WATER MAIN: The water (street) main is a water supply pipe for public or community use.

WATER OUTLET: A water outlet, as used in connection with the water-distributing system, is the discharge opening for the water; (1) to a fixture; (2) to atmospheric pressure (except into an open tank which is part of the water-supply system); (3) to a boiler or heating system; (4) to any water-operated device or equipment requiring water to operate, but not a part of the plumbing system.

WATER SERVICE PIPE: The water-service pipe is the pipe from the water main or other source of water supply to the building served.

WATER-SUPPLY SYSTEM: The water-supply system of a building or premises consists of the water-service pipe, the water-distributing pipes, standpipe system and the necessary connecting pipes, fittings, control valves, and all appurtenances in or on private property.

WET VENT: A wet vent is a waste pipe which serves to vent and convey waste from fixtures other than water closets.

YOKE VENT: A yoke vent is a pipe connecting upward from a soil or waste stack to a vent stack for the purpose of preventing pressure changes in the stacks.

4603 GENERAL

4603.1 CONFORMANCE WITH CODE: All plumbing systems hereafter installed shall conform to the minimum requirements and provisions as set forth in this Code.

4603.2 CHANGE IN DIRECTION: Changes in direction in drainage shall be made by appropriate use of 45-degree wyes, long-or-short-sweep quarter bends, sixth, eighth, or sixteenth bends, or by a combination of these or other approved fittings. Single and double sanitary tees, quarter bends and one-fifth bends may be used in vertical sections of drainage lines only where the direction of flow is from the horizontal to the vertical.

4603.3 PROHIBITED FITTINGS AND CONNECTIONS: (a) No fitting having a hub in the direction opposite to flow, or tee branch shall be used as a drainage fitting.

(b) No running threads, bands, or saddles shall be used in the drainage system.

(c) No drainage or vent piping shall be drilled or tapped.

4603.4 REPAIR AND ALTERATIONS TO EXISTING PLUMBING: Alteration, repair or renovation of existing plumbing or drainage installations may be made at variance from the provisions of this Code, provided such deviations conform to the intent of the Code and are approved in writing by the Plumbing Official. Any previously installed fixtures or material found to be defective, deteriorated or dangerous to personal health or safety by the administrative authority shall be replaced in accordance with the provisions of this Code.

4603.5 TRENCHING, EXCAVATION, AND BACKFILLING: (a) **SUPPORT OF PIPING:** Buried piping shall be securely supported in an approved manner to prevent sagging, misalignment and breaking.

(b) **OPEN TRENCHES:** All excavations required to be made for the installation of a plumbing piping system shall be open trench work and shall be kept open until the piping has been inspected, tested and accepted.

(c) **BACKFILLING:** Adequate precaution shall be taken to insure proper compactness of backfill around piping without damage to such piping. Backfilling to a point not less than 12 inches above the top of the pipe shall be placed in thin layers with clean fill which does not contain stones, boulders, cinder-fill, or other material which would damage or break the piping or cause corrosive action.

4603.6 STRUCTURAL SAFETY: The work of installing or repairing any part of a plumbing and/or drainage system shall not impair the structural safety of the building or premises. The building or premises shall be left in a safe structural condition in accordance with the requirements of this Code.

4603.7 HIGHER REQUIREMENTS: Nothing herein contained shall be construed to prevent the owner from using higher requirements than those set forth in this Code.

4603.8 PROTECTION OF PIPES: (a) BREAKAGE AND CORROSION: Pipes passing under or through walls shall be protected from external loadings or against differential settlement. Pipes in contact with cinders, concrete or other corrosive materials shall be protected from external corrosion by sleeves, coating, wrapping or other approved methods which will prevent such corrosion.

(b) CUTTING OR NOTCHING: No structural member shall be weakened or impaired by cutting, notching, or otherwise, except to the extent permitted by the Building Official.

(c) PIPES THROUGH CAST-IN-PLACE CONCRETE:

(1) Piping passing under a footing shall have a clearance of at least two inches between the top of the pipe and the bottom of the footing.

(2) Piping passing through cast-in-place concrete shall be sleeved to provide one-half inch annular space around the entire circumference of the pipe, except that piping may be cast in concrete without sleeves where movement or stresses have been specifically considered by the designing Architect or Professional Engineer.

4603.9 DAMAGE TO DRAINAGE SYSTEM OR PUBLIC SEWER: It shall be unlawful for any person to deposit by any means into the building drainage system or into a public or private sewer any ashes; cinders; rags; inflammable; poisonous, or explosive liquids; gases; oils; grease; or any other deleterious material which would or could obstruct, damage, or overload such system or sewer.

4603.10 INDUSTRIAL WASTES: Wastes detrimental to the public or private sewer system or detrimental to the functioning of the sewage-treatment plant shall be treated and disposed of as approved by the County Pollution Department and as directed by the Plumbing Official or other authority having jurisdiction. Air conditioning equipment shall not discharge directly or indirectly into rain water leaders which discharge into any surface gutter.

4603.11 SLEEVES: Annular space between sleeves and pipes shall be filled or tightly caulked with coal tar or asphaltum compound, lead, or other material found equally effective and approved as such by the Plumbing Official.

4603.12 VERMIN PROOFING: All inaccessible or concealed lead work within the enclosing walls of a building not enclosed in concrete or fill, shall be made rat proof by covering with copper or galvanized wire cloth well secured. Interior openings through walls, floors, and ceilings shall be sealed vermin proof.

4603.13 USED OR SECOND HAND EQUIPMENT: It shall be unlawful to purchase, sell, or install used equipment or material for plumbing installations unless it complies with the minimum standards set forth in this Code.

4603.14 CONDEMNED EQUIPMENT: Any plumbing equipment condemned by the Plumbing Official because of wear, damage, defects, or sanitary hazards, shall not be reused for plumbing purposes.

4603.15 PIPING IN RELATION TO FOOTINGS: Unless otherwise approved by the Building Official, by reason of a special design, no excavation for piping or drainage work shall be placed within the angle of pressure as transferred from the base of an existing structure to the sides

of an excavation on a 45-degree angle, other than an excavation making an angle of more than 45 degrees to the wall.

4603.16 CONNECTIONS TO PLUMBING SYSTEM REQUIRED: All plumbing fixtures, drains, appurtenances, devices and appliances used to receive or discharge liquid wastes or sewage shall be connected to a drainage system, in accordance with the provisions of this Code.

4603.17 SEWER REQUIRED: (a) Every building in which plumbing fixtures are installed shall have a connection to a public sewer if available.

(b) When a public sewer is not available for use, sewage and drainage piping shall be connected to an individual sewage, or waste disposal system.

4603.18 LOCATION OF FIXTURES: (a) **LIGHT AND VENTILATION:** Plumbing fixtures shall be located in compartments or rooms provided with ventilation and illumination as set forth in Part III.

(b) **IMPROPER LOCATION:** Piping, fixtures, or equipment shall not be located in a manner to interfere with the normal operation of windows, doors, or other exit openings.

4603.19 FLANGED FIXTURE CONNECTIONS: (a) (1) Fixture connections between drainage pipes and water closets, pedestal urinals and earthenware trap standards shall be made by means of brass, hard lead, iron or plastic flanges caulked, soldered, screwed, cemented, or solvent-welded to the drainage pipe.

(2) The connections shall be bolted with approved gaskets, washers, or setting compound between the earthenware and the connections.

(3) The bottom of the flanges shall be set on top of the finished floor on an approved firm base.

(b) (1) Four by three inch reducing one-quarter bends or four by three inch or three by three inch one-quarter bends are acceptable.

(2) Lead outlets may be dressed or swedged to receive three inch ferrules.

(c) (1) Wall-mounted water-closet fixtures shall be securely bolted to carrier fittings.

(2) The connecting piping between carrier fittings and fixtures shall be metal and designed to accommodate adequately sized gaskets.

(3) Gasket material shall be graphite-impregnated asbestos, felt, or similar approved materials.

4603.20 DEAD ENDS: In the installation or removal of any part of a drainage system, dead ends shall be avoided except where necessary to extend a cleanout so as to be accessible.

4603.21 TEMPORARY TOILETS: (a) **GENERAL:** (1) Sanitary facilities shall be required at construction sites, fairs, carnivals, revivals, encampments and other locations where numbers of people congregate for short periods of time and such sanitary facilities shall be permanent facilities as set forth herein or, where permanent facilities are not practicable, may be temporary toilets either of a water-borne flush type with

sewer connection or of a portable chemical type, either of which shall comply with the requirements set forth herein.

(2) Pit, bucket or ground surface privies are prohibited.

(3) Any persons desiring to provide or erect temporary toilet facilities shall first submit plans and secure approval as set forth in this Chapter.

(4) The permit for a temporary toilet shall be for such period of time as the facilities may actually be needed but not to exceed 3 months except that for construction sites such period may be for 6 months.

(5) Temporary facilities are acceptable only where permanent facilities are not available.

(6) Temporary toilets shall be not less than 50 feet from any well.

(b) **CONSTRUCTION SITES: (1) PERMANENT TOILETS:** Permanent toilet facilities located in a structure where alterations or additions are being made, or toilet facilities within 200 feet of the construction work, may be used provided the owner or party in possession thereof shall have given written consent for the use of such facilities during the entire period of construction and that a letter of written consent is attached to the approved plans.

(2) **MINIMUM FIXTURE UNITS:** A water closet shall be provided for each 25 workmen or fraction thereof, and, where the building under construction is multi-storied, such facilities shall also be provided on the fifth and tenth floors.

(c) **PUBLIC ASSEMBLY:** In places of public assembly such as fairs, carnivals, encampments and similar temporary assembly where permanent facilities are not available, toilet facilities shall be provided as set forth in Sub-section 4613.19 and such facilities may be of the temporary type as set forth herein.

(d) **TEMPORARY TOILET ENCLOSURE: (1)** For other than water-borne, flush type, temporary toilets shall be enclosed in fly-tight, weather protected, well ventilated buildings with self-closing doors or the containers shall be enclosed to be fly-tight and ventilated with screened vents having an area not less than 1/7 of the floor area.

(2) Doors to stalls be provided with internal lock.

(3) Urinals shall be non-absorbent, and non-corrosive and designed to drain completely.

(4) Toilet tissue shall be furnished.

(5) Enclosures shall be constructed of non-corrosive materials not readily absorptive of odor or moisture.

(6) Enclosures shall be maintained in sanitary condition and shall be thoroughly cleaned and disinfected at least twice weekly.

(7) Enclosure shall be not less than 11 square feet total inside area.

(e) **WATER-BORNE FLUSH TYPE: (1)** Flush tanks or flush valves shall be connected to an approved community water supply except that where community water supply is not available water pressure shall be provided by means of a well and pump.

(2) Where a public sewer is available, a permit to connect thereto shall be obtained and a proper branch fitting inserted between the reducing fitting at the property line and the test fitting. Upon completion

of the construction work or termination of use of the temporary toilet, temporary sewer and water branches shall be removed and the branch sewer opening closed with a cast iron plug or cleanout caulked in place with an oakum and lead caulked joint. Water lines shall be permanently capped or plugged.

(3) A permanent building sewer or drain may be installed to serve temporary toilets provided such sewer or drain complies with all requirements of this Chapter.

(4) Where a public sewer is not available disposal may be to a septic tank and drain field. Fixtures may be connected by a proper fitting in the building sewer between the septic tank and the test fitting; except that at construction sites fixtures may be placed over the septic tank on a temporary wood platform, by either removing the permanent concrete top cover or by providing a temporary wood platform over a manhole. A hole shall not be cut into a septic tank cover for the insertion of a water closet outlet.

(5) Fixture vent shall not be required for temporary water closets.

(6) Full caulked oakum joints without lead may be used for temporary water closet branches.

(f) **PORTABLE CHEMICAL TYPE:** (1) Containers shall have a capacity of not less than 24 gallons.

(2) The top of the seat shall be not less than 8 inches above the liquid level in the container.

(3) **Containers shall be of non-absorptive, non-corrosive material.**

(4) Drain line from urinal to container shall be minimum ½ inch ID plastic or non-corrosive material.

(5) Containers shall be completely emptied, thoroughly cleaned and disinfected at least twice weekly in accordance with Health Department requirements.

(6) An approved type disinfectant shall be used in sufficient quantity to provide odorless operation with normal usage.

(7) Waste shall be collected, transported and disposed of in a manner as approved by the Plumbing Official and Pollution Department.

(8) Units shall be marked with the name, address and telephone number of the servicing company.

4603.22 NUMBER OF PERSONS: (a) Where minimum plumbing facilities are based on numbers of persons, the number of persons shall be taken as that reasonably anticipated and the number of persons anticipated shall be shown on plans for the proposed work.

(b) In place of public assembly where seating is provided including restaurants and bars, the number of persons shall be taken as not less than the number of seats nor less than as set forth in Table 31A.

(c) In other Occupancies, the number of persons shall be taken as not less than the number of employees reasonably anticipated with consideration of anticipated public use such as at large retail sales areas or merchandise displays.

(d) Where the use or Occupancy of a building or space is changed, the number of persons shall be redetermined and facilities provided accordingly.

4604 MATERIALS

4604.1 STANDARDS: (a) COMPLIANCE: (1) All plumbing materials required by this Chapter, including pipe, fittings, valves, fixtures, appliances and appurtenances; when used in the construction, installation, alteration or repair of any plumbing or drainage system, shall comply with the Standards of this Section or as otherwise set forth herein and the identification of materials as set forth in Sub-section 4606.8.

(2) (aa) Plastic pipe and fittings for drain, waste and vent both above and below ground shall be limited to buildings not exceeding sixty feet in height.

(bb) The use of plastic pipe and fittings to support the weight of plumbing fixtures or other approved pipe and fittings will not be permitted.

(cc) The co-mingling or mixing of different types of plastic systems will not be permitted.

(3) The extension, addition or relocation of existing soil, waste or vent pipes may be made with materials of like grade and quality.

(b) STANDARDS: (1) Materials and installation or use of materials shall comply with the Standards set forth in Table 46-C, as set forth in Section 402.

NOTE: See Appendix A for schedule of piping system materials.

(2) Material not included in Table 46-C shall be used only as provided in Sub-section 4601.4 or Sub-paragraph 4604.1 (a) (2).

(3) Materials shall be free of manufacturing defects, or damage, however occasioned, which would, or would tend to, render such materials defective, insanitary or otherwise improper to accomplish the purpose of this Code.

4604.2 MATERIALS FOR DRAINAGE SYSTEMS: (a) ABOVE GROUND PIPING WITHIN BUILDINGS: (1) Piping for a drainage system within a building or structure shall be of centrifugally-spun service-weight cast-iron, cast iron, galvanized, wrought iron, galvanized steel, lead, brass, copper-pipe, copper-tube type K, L, M, or D W V or plastic pipe.

(2) Pipe shall be supported at floors as set forth in Section 4609.

(3) All copper pipe or copper tube offered for sale or installed within the jurisdiction of this code shall have the standard colors for identification marked therein in accordance with the Standard Colors as promulgated by the Copper and Brass Research Association Data-76.

(b) UNDERGROUND PIPING WITHIN BUILDING: (1) All underground piping for a drainage system within a building not exceeding three stories in height shall be cast-iron soil pipe, lead pipe, brass pipe, copper pipe Type K, L, M, or plastic pipe.

(2) All underground piping for a drainage system within a building exceeding three stories in height shall be centrifugally spun service weight or extra-heavy cast-iron pipe, lead pipe, brass pipe, copper pipe Type K, L, M, or plastic pipe.

(c) UNDERGROUND PIPING WITHIN BUILDING OVER DELETERIOUS FILL: (1) In buildings where the presence of hydrogen sulphide gas is known and in areas originally below high tide, all underground soil, waste and vent piping and fittings shall be centrifugally spun service weight cast iron, extra-heavy cast iron or plastic pipe and shall be continued to the point of disposal.

(2) Soil, waste and vent piping above ground in such areas may be copper type K, L, Or D W V, galvanized pipe, centrifugally spun service-weight cast iron or plastic pipe with appropriate fittings.

(d) **FITTINGS:** Fittings on the drainage system shall conform to the material and type of piping used. Fittings on screwed pipe, plastic pipe or copper tube shall be of the recessed drainage type.

4604.3 BUILDING SEWER: (a) GENERAL: The building sewer shall be of cast-iron, tar-coated soil pipe of not less weight than used underground within the building, with leaded, hubless or neoprene rubber gasket joints, vitrified clay pipe and fittings with compression type joints, plastic pipe and fittings with compression or cemented type joints or bituminized fiber pipe and fittings with tapered, friction joints.

(1) Installation, backfill and depth of cover for bituminized fiber pipe shall be as set forth for bituminized fiber storm sewer in Sub-section 4611.8. The method of bedding where the pipe is subjected to heavy traffic in shallow trenches, installed in muck, marl, swampy or filled ground or unduly exposed to root action or similar sub-surface conditions shall be by encasing the pipe with a minimum of six inches of cement stabilized soil (one to four ratio cement to soil) around the entire perimeter of the pipe and fittings.

(2) Installation methods of bedding, backfill and depth of cover for vitrified clay pipe and plastic pipe shall be the same as set forth for asbestos cement pipe storm sewer in Sub-section 4611.9.

(3) The installation of flexible thermoplastic sewer pipe shall also comply with the Standard Recommended Practice for Underground Installation of Flexible Thermoplastic Sewer Pipe, ASTM D2321, as set forth in Section 402.

(b) **OLD BUILDING DRAINS AND SEWERS:** Old building drains and building sewers may be used in connection with new buildings or new plumbing and drainage work only when they are found, on examination or test, to conform in all respects to the requirements governing new building drains and building sewers.

4604.4 BUILDING STORM SEWER: (a) MATERIAL: The building storm sewers shall be clay pipe, cast-iron, bituminized fiber, asbestos cement, concrete pipe or plastic pipe. Installation methods of bedding, backfill and depth of cover for vitrified clay pipe and approved plastic pipe shall be the same as set forth for bituminous or asbestos cement pipe in Sub-sections 4611.8 and 4611.9.

(b) **INSIDE LEADERS AND DRAINS:** Where placed within the building or run in an inner or interior court or shaft, all roof leaders shall be constructed of lead, cast iron, copper tube, brass, galvanized wrought iron, galvanized steel pipe or plastic pipe. Roof drains shall be provided with recessed drainage fittings.

(c) **COLLECTION BOXES:** Connection to sheet metal collection boxes shall be made only with lead pipe wiped on a ferrule or an adaptor flared and soldered to the bottom of each box. Cast iron or brass roof drains with domes or strainers shall be connected with oakum and lead caulked joints, screw threads or copper tube with soldered sweat joints.

(d) **OUTSIDE LEADERS:** Outside rain leaders shall be installed as follows: Where located in a place accessible or exposed to contact with vehicles, cast iron shall be extended five feet above grade. All other

locations, cast iron shall extend at least one inch above grade. Install foot block at bottom of leader eight inches above grade and six inches beyond leader.

(e) **DEFECTIVE LEADER PIPES:** When an existing leader pipe becomes defective, such leader shall be replaced by one which conforms to this code.

(f) **BACKWATER VALVES:** Backwater valves shall have all bearing and moving parts of corrosion-resistant material.

4604.5 CLEANOUTS: Cleanouts shall be of metal, such as brass to iron, or other approved connection, shall have a screwed plug, shall conform to the weight and materials required for pipe and fittings, and plugs shall extend not less than one-quarter inch above the hub.

4604.6 VENTS: (a) PIPING ABOVE GROUND: Vent piping shall be of cast-iron, galvanized steel, lead, brass, copper tube or plastic pipe.

(b) **UNDERGROUND:** Vent piping placed underground shall be cast-iron soil pipe, lead pipe, brass pipe or plastic pipe.

(c) **FITTINGS:** Fittings shall conform to the type of pipe used in the vent system as required by Sub-Section 4604.2. Drainage pattern fittings shall not be required in a dry vent system.

(d) **ACID SYSTEMS:** Vent piping on acid-waste systems shall conform to that required for acid-waste pipe, except where other material is found adequate by the Plumbing Official.

4604.7 SPECIAL REQUIREMENTS: (a) CAULKING FERRULES:
(1) Brass caulking ferrules shall be of brass pipe or of heavy cast brass of weight and dimensions as set forth in Table 46-A.

(2) Seamless copper ferrules may be used in lieu of cast brass, provided they correspond in size and weight.

TABLE 46-A

Pipe Size (Inches)	For Use With Extra-Heavy			For Use with Service Weight		
	Actual Inside Diameter (Inches)	Length (Inches)	Weight (Oz.)	Actual Inside Diameter (Inches)	Length (Inches)	Weight (Oz.)
2	2¼	4¼	16	2	4	12
3	3¼	4½	28	3	4	25
4	4¼	4½	40	4¾	4½	30

(b) **SOLDERING NIPPLES AND BUSHINGS:** Soldering nipples and bushings shall be brass pipe or of heavy cast brass of weight and dimensions as set forth in Table 46-B.

TABLE 46-B

Size of Pipe (Inches)	Weight Per Foot	
	(Lb.)	(Oz.)
1¼	0	6
1½	0	8
2	0	14
2½	1	6
3	3	2
4	3	8

TABLE 46-C MATERIALS FOR PLUMBING INSTALLATIONS

Materials	ANSI	ASTM	Federal Specs	Other Standards, Remarks
Non-Metallic Piping				
Clay Sewer Pipe	A 106.3	C700	SS-P-361d	Standard strength
Clay Draintile		C8	SS-P-361d	Extra strength
Concrete Sewer Pipe for Sizes 4-in. to 24-in.		C76	SS-P-375d	Reinforced
		C14	SS-P-371e	Non-reinforced (Type I)
Concrete Draintile		C412	SS-P-356	
Bituminous Fiber Sewer Pipe and Fittings		D1861	SS-P-1540a	
		D1862	SS-P-351a	
Asbestos Cement Sewer Pipe			SS-P-331c	
Asbestos Cement Pressure Pipe (for water service)		C296		
Plastic Pipe and Fittings DWV***				
ABS-DWV Pipe and Fittings	B 72.18	D2661	L-P-322a	
ABS-DWV Solvent Cement	B 72.23	D2235		
PVC-DWV Pipe and Fittings		D2662	L-P-320a	
PVC-DWV Solvent Cement	B 72.16	D2564		
PSM-PVC Sewer Pipe & Fittings		D3034		
Plastic Pipe and Fittings Pressure Rated (for water service)***				
ABS Pipe 1210, 1316, 2112	B 72.5	D1527		Sch. 40 & 80
	B 72.3	D2282		SDR: PR160, 200, 215
ABS Fittings		D2468		
ABS Solvent Cement	B 72.23	D2235		
CPVC Pipe and Fittings		D2846		
PB Pipe		D2662		SDR 11.5: PR160. SDR9: PR200
PB Tubing	B 72.19	D2666		
PE Pipe 2305, 2306, 3306, 3406	B 72.1	D2104	L-P-315b	Sch.40
PE Fittings	B 16.27	D2609		
PVC Pipe 1120, 1220, 2110	B 72.7	D1785	L-P-1036	Sch. 40, 80, 120
	B 72.2	D2241		SDR: PR160, 200, 315

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TABLE 46-C (Continued)

PVC Fittings		D2466		Sch. 40
		D2467		Sch. 80
PVC Solvent Cement	B 72.16	D2564		
Ferrous Pipe and Fittings				
Cast-Iron Soil Pipe and Fittings XH	A 112.5.1	A74	WW-P-401d (1963)	See 3, 2, 1 Extra heavy
Cast-Iron Soil Pipe and Fittings—Service Weight		A74		
Cast-Iron Water Pipe	A 21.6		WW-P-421c	AWWA C106
Cast-Iron (Threaded) Pipe	A 40.5		WW-P-356a	
Cast-Iron (Screwed) Fittings	B 16.4		WW-P-501d	
Cast-Iron Drainage Fittings	B 16.12		WW-P-491b	
Wrought-Iron Pipe	B 36.2			
Steel Pipe		A120-68a	WW-P-406c	Type I and II
Malleable-Iron Fittings (150 & 300 lbs.)	B 16.3	*A338	WW-P-521f	CISPI-301
Hubless Cast Iron Soil Pipe, Fittings and Joints ..				
Non-Ferrous Pipe and Fittings				
Brass Tubing		B135	WW-T-791	
Brass Pipe, Ferrules, Nipples & Bushings	H 27.1	B43	WW-P-351a	
Brass or Bronze Flanges and Flanged Fittings	B 16.24			For Copper water tube
	(150 & 300 lbs.)			
Cast Brass Soldered Joint Fittings	B 16.18			
Cast Brass Soldered Joint Drainage Fittings	B 16.23			
Bronze Screwed Fittings	B 16.15		WW-P-460b	
Copper Pipe	H 26.1	B42	WW-P-377d	
Seamless Copper Tubing		B75	WW-T-797c	
Copper Water Tube (KLM) Nipples & Bushings ..	H 23.1	B88	WW-T-799b	
		B251		
Wrought Copper and Wrought Bronze Solder				
Joint Fittings	B 16.22			
Copper Drainage Tube (DWV)		B306		
Flared Fittings for Copper (water) Tubes	B 16.26			
Wrought Copper and Wrought Copper Alloy				
Solder-Joint Drainage Fittings	B 16.29			
Lead Pipes and Traps			WW-P-325a	

TABLE 46-C (Continued)

Miscellaneous			
Caulking Lead			QQ-C-40 Type I
Sheet Lead			QQ-L-201f
Sheet Brass	B36		QQ-B-613c
			QQ-B-626c
		B121	
Sheet Copper		B152	QQ-C-576b
Galvanized-Iron and Steel Sheets		A525	QQ-S-775d
			(3)
Galvanized Pipe and Fittings		A120	WW-P-406b
Cement Lining	A 21.4	A120	WW-P-406b
Coal-Tar Enamel (protective coating)			
Silver Solder		B 260	
Soft Solder		B 32	QQ-S-571d
Fixture Setting Compound			HH-C-536a
Air Cap Standards	A 40.4		
Backflow Preventors	A 40.6		
Water Pressure Regulators			
Valves—Bronze Gate			WW-V-54c
Cast-Iron Gate			WW-V-58a
Ball Cocks			WW-P-541D/Gen.
Plumbing Fixtures (for) Land Use, F.S.			WW-P-541D/Gen.
Domestic Hot Water Heaters	Z21.10.1		WH-196f
		Z21.10.2	
		Z21.10.3	

Grade A

Section D6
Section D7
AWWA C-203
ASSE Standard No. 1003

UL174

46-28

*Intended only for use where ANSI B16.3 (150 lb. and 300 lb.) are not adequate.
***National Sanitary Foundation Seal of Approval.

(c) **SINKS AND SPECIAL FEATURES:** Sinks and special fixtures may be made of soapstone, chemical stoneware, or may be lined with lead, copper-base alloy, nickel-copper alloy, corrosion-resisting steel or other materials especially suited to the use for which the fixture is intended.

(d) **DRAINFIELD PIPING:** Piping from a septic tank or dosing chamber to a drainfield shall be cast-iron or PVC and PVC under paving shall be Schedule 80.

4604.8 IDENTIFICATION OF MATERIALS: Each length of pipe, and each pipe fitting, trap, fixture, and device used in a plumbing system shall have cast, stamped, or indelibly marked on it the maker's mark or name, the weight, type, and classes of the product, when such marking is required by the approved Standard that applies.

4605 DRAINAGE SYSTEM AND DISPOSAL

4605.1 GENERAL REQUIREMENTS: (a) Sewage and liquid waste shall be treated and disposed of as hereinafter provided. Septic tanks, sewage treatment systems, soakage pits, drainage wells, and/or other drainage work on or from premises or building sites shall be constructed, installed and maintained as herein provided.

(b) It shall be unlawful for any person to cause, suffer, or permit the disposal of sewage, human excrement and/or liquid waste in any place or manner except through and by means of an approved plumbing and drainage disposal system installed and maintained in accordance with the provisions of this Code. (See Section 4615 for septic tank requirements.)

(c) In areas where no public sewer is provided or where a connection to the public sewer is not permitted by the Engineering Department, or where no sewer connection through an easement is available, plumbing and drainage of all properties shall be connected to a private disposal system constructed in compliance with the provisions hereinafter set forth. (NOTE): Some public sewers are surcharged or over-loaded. In some instances, therefore, the Engineering Department may prohibit the disposal of additional waste to these sewers. Liquid wastes shall then be disposed of by means of an approved soakage pit, drainage well, or other approved means.

(d) No septic tank, drainfield pipe, soakage pit, drainage well or water supply well or other drainage work shall be installed or discharged on any public property outside the property lines of the premises or structure served without first securing written approval to do so from the Engineering Department and the Plumbing Official.

Approval may be limited to certain specific conditions.

(e) **ENCROACHMENT ON PRIVATE PROPERTY – EASEMENT REQUIRED:** No sewer, septic tank, drainfield pipe, soakage pit, drainage well, water supply well or other drainage work shall be located or installed or discharged on any privately owned property outside the property lines of the premises or structures served except as specifically permitted herein. Permission for such installation may be granted upon presentation to the Plumbing Official of a properly executed easement which has been recorded with the Clerk of the Circuit Court. Such easement properly executed and recorded as aforesaid must be filed with the Plumbing Official before a permit for such work may be approved. The common ownership of the property for which such permit is approved and the property encumbered by such easement shall not waive any of the above requirements.

(f) SEWER EASEMENT: At the option of the owner of a property which does not abut a public sewer but where a sewer connection can be secured through an adjoining lot or property whether of the same ownership or not, a connection to the public sewer may be made through such adjoining lot or property by virtue of a properly executed and recorded easement under such conditions as the Plumbing Official and the Engineering Department shall permit, and as set forth in paragraphs 4605.1 (d) and 4605.1 (e).

(g) PLANS AND SPECIFICATIONS AND INFORMATION REQUIRED: Complete and detailed specifications, plans and other information shall be provided as required in this Code from the person designing the work and/or by the owner of the premises desiring to dispose of liquid waste or sewage before a permit is approved and construction work of any nature is commenced.

(h) LOCATION OF HOUSE DRAIN: House drains installed in connection with new construction where waste disposal is to a septic tank shall comply with Paragraph 4615.1 (h) herein.

4605.2 REGULATIONS GOVERNING THE DISCHARGE OF LIQUID WASTES AND/OR SEWAGE INTO THE PUBLIC SEWER SYSTEMS: (a) The volume of liquid waste discharged into the public sewer system shall be regulated in such manner as not to impede or over-load or surcharge or cause the public sewer system to overflow or back up into private property or flood public thoroughfares or private property.

(b) APPROVAL AND PERMITS REQUIRED BEFORE COMMENCING WORK: No work shall be commenced before the approval of the Engineering Department is secured in writing upon plans submitted or before a building and plumbing permit is issued. The Engineering Department shall not give approval for the discharge of liquid waste to a public sewer except in accordance with the following terms and restrictions:

(c) PROHIBITED DISCHARGES TO SEWERS: Storm or rainwater or other liquid waste shall not discharge into a sanitary sewer. nor shall sewage discharge into a public storm sewer, except as herein provided for.

(d) SEWER CONNECTIONS REQUIRED AND LIMITED: Connection for the disposal of sewage and liquid waste shall be made to a public sewer when and where such connection can be made without impeding, over-loading or surcharging the public sewer system.

(e) IMPEDING, IMPAIRING, OR SURCHARGING PUBLIC SEWER PROHIBITED: Notwithstanding any other provisions of this Code, no person, firm or corporation shall permit any sewage, substance or liquid waste to discharge into a public or private sewer, which would injure, impede, impair, overflow, surcharge, overload, stop or clog such sewer. No person, firm or corporation shall permit any explosive or volatile substances, cleaning fluids, solvents, gas, smoke, exhaust fumes, gasoline, benzine, naphtha, steam, acid, oil, grease, sand, glass or any other deleterious substances to enter or discharge into a plumbing system or a public sewer system.

4605.3 SEWAGE AND LIQUID WASTE DISPOSAL WHERE A PUBLIC SEWER IS AVAILABLE: (a) Sewage and liquid waste shall discharge into public sewer if such sewer is available and abutting the property except as herein provided. Rainwater only may discharge to street gutters (not over sidewalks) if permitted by the Plumbing Official and Engineering Department.

(b) LIQUID WASTE DISPOSAL WHERE A PUBLIC SEWER IS AVAILABLE: Liquid waste may discharge into a public sewer only upon approval of the Engineering Department. Such approval shall accompany request for plumbing plan approval and the permit therefor shall be obtained from the Plumbing Official. If not permitted to discharge into a public sewer, liquid waste may discharge to soakage pits or drainage wells; however, the responsibility for satisfactory operation shall rest upon the owner, and permits shall be issued conditionally with the owner (not the contractor or other person) assuming full responsibility for the maintenance and operation.

NOTE: Some types of liquid wastes cannot be successfully disposed of via pits or wells. Pits and wells receiving liquid wastes from establishments such as automobile wash floors, refrigerators, laundries, milk bottling plants, bars and food processing plants generally result in unsanitary conditions and public nuisance, and therefore must be abated by legal action. Soakage pits and drainage wells for rainwater or other clear water wastes have operated successfully in the majority of installations.

(c) INTERCEPTING TANKS REQUIRED: Until such time as the proposed public sewer and sewage treatment system is completed, a septic tank and drainfield shall be installed as required.

4605.4 CONDITIONAL RETENTION AND TIME DISCHARGE TO PUBLIC SEWERS: (a) Where the Engineering Department determines a public sewer to be over-loaded and/or surcharged at times of peak usage, said Department is hereby empowered and authorized to issue a conditional permit for the discharge of sewage or liquid waste to the public sewer system, provided that the owner and designer shall comply with all conditions and requirements set forth in said conditional permit and/or contained in this Code and before a sewer permit is issued. Conditional permits shall provide:

- (1) That a retention tank of suitable and acceptable size be provided, designed to hold and retain all of the sewage and liquid waste at times when the public sewer is over-loaded and surcharged and to discharge the contents of said tank at such time as the Engineering Department may require and specify.
- (2) That such tank be provided with an automatic time control device designed to limit and regulate the flow from the tank to the public sewer at a time when and in such quantity as within the capacity of the public sewer to care for same.
- (3) That the premises be open to inspection at such time and place as the Engineering Department and Plumbing Official may specify, and that the installation be maintained in good and proper working condition.
- (4) That upon a violation of any of the provisions herein contained the conditional permit shall be revoked and the sewer connection be removed and plugged by a licensed master plumber.
- (5) That should such connecton not be removed upon proper notice, the Engineering Department be and is hereby authorized to cause a disconnection and assess the cost of same to the owner and/or management of the property.
- (6) Any permit issued for connection to a public sewer under any of the conditions set forth in any of the foregoing sections, shall be issued and accepted conditionally.

(b) Such conditional permit shall be issued in writing by the Plumbing Official, and the acceptance of the terms and conditions of issuance shall be indicated thereon by the signature of the person to whom such permit is granted. It is expressly provided, however, that in the event of change of ownership and/or occupancy of the property and/or premises for which such permit has been granted then such permit shall become void and of no effect, unless renewed by the Plumbing Official. Upon the change of ownership and/or occupancy the person to whom a conditional permit is granted shall forthwith surrender such conditional permit to the Plumbing Official for regranting and/or cancellation. (See Table 46-F)

(c) The volume of liquid waste permitted to discharge into the public sewer system shall be limited to a zone and a lot area basis of 7,500 square feet for a limited volume of liquid waste or sewage as permitted by the Engineering Department.

4605.5 SEWAGE AND LIQUID WASTE DISPOSAL WHERE A PUBLIC SEWER IS NOT AVAILABLE: (a) Where a public sewer is not available, sewage, all waste from plumbing fixtures, except liquid waste of a non-fecal character, shall discharge into a septic tank or other acceptable method of sewage disposal as hereinafter provided. Liquid wastes¹ of a non-fecal character shall discharge into an approved soakage pit, drainpipe field or bed or drainage well for that purpose only and/or shall be disposed of by a form of treatment acceptable to the Plumbing Official.

(b) Where a permit to connect to a public sewer is refused, or where no public sewer is available, the factors in Table 46-E shall govern and apply in the disposal of liquid wastes from establishments as herein set forth or similar establishments.

TABLE 46-E

Type of Liquid Waste	Type of Establishment	Method of Disposal
(a) Liquid wastes containing appreciable amounts of grease, oil, solids or other material in suspension or liquid wastes of like character from establishments such as:	Auto Wash Floors Bakeries Bottling Plants Candy Manufacturing Plants Dry Cleaning Plants Restaurants or places preparing or serving food Laundries Milk Plants Food Processing Plants	To separate disposal systems for such waste only.
(b) Liquid wastes which ordinarily do not contain appreciable amounts of oil, grease, solids or other materials in suspension from establishments such as: ¹	Air Conditioning Equipment Liquor or Beer Bars Juice Bars Soda Fountains not preparing or serving food Condensation from Refrigeration Boiler or Clothes Pressing Blow-Off Exhausts Ice Plants Fire Sprinkler Drains Drip or Overflow Pans Condensers De-humidifiers	May be discharged to disposal system combined for liquid waste set out in paragraph (b). ¹

¹ Rainwater to separate disposal system

TABLE 46-F
CONDITIONAL PERMIT FOR DISCHARGE OF
LIQUID WASTE OR SEWAGE TO A
PUBLIC SEWER SYSTEM

I _____, do hereby certify that I am the legal owner, representative of the owner, lessee, of the _____ located at _____ Block _____ Lot _____ Subdivision _____

In making application for, and accepting a permit for the discharge of sewage and/or liquid waste _____ at the above described premises, it is understood by the undersigned that such permit is a **CONDITIONAL PERMIT** and is issued conditionally and is accepted by the undersigned upon the following condition, viz; that the _____ will be maintained by the undersigned in such manner as to exclude from the public sewer system all milk products, cloth, steam, water over 125 degrees F., vapor, sand, silt, dirt, mud, or other solids, and all greases, oil, gasoline and/or inflammable fluids.

It is further understood and agreed that should this connection be improperly maintained to such an extent as to interfere with the operation of the public sewer, or should the sewer become overloaded, then in that event the undersigned will have the public sewer connection disconnected by a licensed master plumber and seal the connection to the public sewer upon a twenty-four hour notice so to do served by the Plumbing Official.

Any change of the legal ownership, representative of the owner, or lessee will invalidate this agreement unless renewed on the part of such new legal owner, representative of the owner or lessee.

Signed _____
Address _____

STATE OF FLORIDA

SS

COUNTY OF _____

Before me the undersigned authority, a notary public, duly authorized to administer oaths and to take acknowledgments, personally appeared _____

_____ to me well known, and who being first duly sworn upon oath deposes and says that he is the owner, representative of the owner, lessee, or the above described premises and that he has carefully read the foregoing and that he did sign the same and that all the facts therein by him stated are true.

Read, sworn to and subscribed before me

Signed _____

Notary Public

My commission expires _____

(c) DILUTION TANK REQUIRED FOR CORROSIVE WASTES:

No corrosive waste which has a pH of less than 5.0 shall discharge into any plumbing pipe or any house drain or a house sewer of standard material and construction without first discharging into a neutralizing tank or basin. Every neutralizing tank or basin used for this purpose shall be constructed of earthenware or glass or other non-corrosive material and shall be provided with a standing waste and overflow or other approved means to insure neutralization. A chamber shall be provided to retain a sufficient quantity of lime or other approved neutralizing material which shall be removed as often as may be necessary to render such neutralization effective. Such neutralizing tank or basin shall be provided with a controlled supply of water or neutralizing medium to make its contents non-injurious to an ordinary plumbing system or to the public sewer system. All pipes and fittings to neutralizing tanks and to a point of approved neutralization in a plumbing system, including the connecting fitting in a main drain or sewer, shall be duriron or equal.

(d) INDEPENDENT SYSTEMS: The septic tank and drainage system of each building shall be separate and independent of any other building except that where buildings are built on a single lot or building site of single ownership and it is apparent that the lot cannot be subdivided and result in dual ownership, one septic tank and drainage system may be installed.

(e) LIMITS FOR DISCHARGE OF LIQUID WASTE INTO SEPTIC TANKS AND DRAINAGE PIPES: Liquid waste shall not discharge into an existing septic tank or drainpipe thereof when such septic tanks and drainpipe constitute the minimum requirement of this Code for the disposal of sewage.

(f) DISCHARGE OF SEWAGE OR LIQUID WASTE INTO NATURAL OR ARTIFICIAL BODIES OF WATER: The discharge of any sewage or liquid waste (as herein defined) whether treated or untreated into any body of water natural or artificial is hereby prohibited except as expressly permitted by the Florida Department of Pollution Control.

(g) GARBAGE CONTRIBUTED TO SEWERS FROM DOMESTIC AND COMMERCIAL FOOD GRINDERS: Garbage contributed from domestic and commercial food grinders shall not enter a sewer which conveys same to a sewer treatment plant unless approved by the proper administrative authority.

4605.6 FIXTURE UNITS: VALUES FOR FIXTURES: (a) Fixture unit values as given in Table 46-I designate the relative load weight of different kinds of fixtures which shall be employed in estimating the total load carried by a soil or waste pipe and shall be used in connection with the Table of sizes for soil, waste, and drain pipes for which the permissible load is given in terms of fixture units.

**TABLE 46-I
FIXTURE UNITS PER FIXTURE**

Fixture Type	Fixture Unit Value as Load Factors	Minimum Size of Trap Inches
Bathtub (with or without overhead shower)	2	1½
Bidet	1	1½
Dental unit or cuspidor	1	1¼
Dental lavatory	1	1¼
Drinking fountain	½	1¼
Dishwasher domestic	2	1½
Floor drains	3	3 or 4
Lavatory Small P.O.	1	1¼
Lavatory Large P.O.	2	1½
Lavatory, barber, beauty parlor	2	1½
Lavatory, surgeon's	2	1½
Laundry tray (1 or 2 compartments)	2	1½
Shower stall, domestic	2	
Showers (group) per head'	3	2
Sinks		
Combination sink-and-tray	3	Nominal 1½
Combination sink-and-tray with food disposal unit	3	See 4613.10(b) 1½
Kitchen sink, domestic	2	1½
Kitchen sink, domestic with food waste grinder and/or dishwasher	2	See 4613.10(b) 1½
Surgeon's sink	3	1½
Flushing rim sink (with valve)	8	3
Service sinks, combination trap standard	3	2 or 3
Service sink (P Trap) ordinary	2	2
Pot. scullery, etc., sink	4	1½ or 2
Wash sink,' (circular or multiple), each set of faucets	1	1½
Urinal, pedestal	8	Nominal 3
Urinal, wall	4	2
Urinal stall, washout	4	2
Water closet, tank operated	4	Nominal 3
Water closet, valve-operated	8	Nominal 3
Automatic dish washer (domestic')	2	1½
Automatic clothes washer	4	1½

(b) Fixtures not listed in Table 46-I shall be estimated in accordance with Table 46-J.

TABLE 46-J

Fixture drain or trap size	Fixture-unit value
1¼ inches and smaller	1
1½ inches	2
2 inches	3
2½ inches	4
3 inches	5
4 inches	6

4605.7 DETERMINATION OF SIZES FOR THE DRAINAGE SYSTEM: (a) MAXIMUM FIXTURE-UNIT LOAD: The maximum of fixture units that may be connected to a given size vertical soil or waste stack is given in Table 46-H.

(b) SIZES OF SEWERS AND DRAINS: The required sizes of building drains, building sewers, and horizontal branches shall be determined on the basis of the total number of fixture units drained by them in accordance with the following table:

**TABLE 46-G
BUILDING DRAINS, SEWERS AND HORIZONTAL BRANCHES**

Diameter of Pipe in Inches	Maximum Number of Fixture Units That May Be Connected to any Portion of the Building Drain or the Building Sewer		
	1/16 Inch	Fall per Foot ¼ Inch	¼ Inch
1¼	1	1	1
1½	2	4	6
2	4	10	21
2½	12	18	24
3 ¹	22	28	36
4 ²	80	180	216
5	150	390	480
6	360	700	840
8	1,400	1,600	1,920
10	2,500	2,900	3,500
12	3,900	4,800	5,600
15	7,000	8,300	10,000

¹ Not over two fixtures having integral traps requiring three or four-inch waste connection.

² Size of building sewers shall be a minimum of 4 inches, with the exception that if connected to a septic tank and if the developed length measured along the pipe and fittings from the exterior of the building wall to the septic tank does not exceed 10 feet, the building sewer may be sized the same as the building drain.

(c) On remodeling and additions to residential buildings where soil and vent lines are inaccessible and where it becomes necessary to install sewer lines outside of and around the existing buildings such lines shall be considered horizontal branches and shall be installed in accordance with Table 46-G.

(d) Where accessory residential buildings are on the same lot with an existing building, the sewer from such accessory building shall be considered a horizontal branch and shall be installed in accordance with Table 46-G provided such horizontal branch enters an existing building sewer.

(e) The required sizes and permitted lengths of vertical soil or waste stacks shall be independently determined by the total fixture units of all fixtures connected to the stack in accordance with Table 46-H and 46-K.

**TABLE 46-H
SIZE AND PERMITTED LENGTH OF SOIL AND WASTE STACKS**

Diameter of Pipe in Inches	Maximum Number of Fixture Units	Permitted Length In Feet	Total Fixture Units at One Story or Branch Interval
1¼	1	45	1
1½	8	60	6
2'	24	80	12
2½	36	105	18
3	72	150	36
4	500	225	120
5	1,100	300	200
6	1,900	400	350
8	3,600	600	600

1 No kitchen sinks or other sinks receiving greasy wastes shall be installed in a waste stack less than 2" in diameter; nor on any wet vent 2" or less in diameter except as set forth in Paragraph 4613.10 (b). No pump discharge fixtures shall be installed on a cross less than 2½" stack diameter. Domestic food grinders and domestic dish washing machines shall not be considered as pump discharge fixtures.

4605.8 RESTRICTIONS: No water closet shall discharge into a stack less than three inches in diameter. Not more than two water closets shall discharge into a three inch stack at the same point. Not more than four water closets shall discharge into a three inch stack at the same level. All horizontal soil and waste sections shall be governed by Table 46-G.

(a) **MINIMUM SIZE OF SOIL AND WASTE STACKS:** No soil or waste stack shall be smaller than the largest horizontal branch connected thereto except that a 3 x 4 one quarter bend connected to a water closet outlet shall not be considered as a reduction in pipe size.

(b) **FUTURE FIXTURES:** When provision is made for the future installation of fixtures, those provided for shall be considered in determining the required sizes of drain pipes. Construction to provide for such future installation shall be terminated with a plugged fitting or fittings.

4605.9 SUMPS AND EJECTORS – DRAINAGE BELOW STREET LEVEL: (a) **SUMPS, SEWAGE AND LIQUID WASTE EJECTORS:** Sewage and liquid waste from any plumbing fixture or appliance installed where the floor level at the fixtures is below the crown of the street shall discharge into a sump or receiving tank by gravity and be lifted and discharged into the building sewer or drain by ejectors. The sump or receiving tank shall be sized to retain a 30-minute peak flow. Pump discharge pipes shall be provided with a check located on the pump side of a gate valve located as close to the pump as possible.

(b) **MINIMUM NUMBER EJECTORS REQUIRED:** Single ejector for one or two family buildings. Duplex ejectors for all other buildings for sumps collecting sewage. (See definition of sewage.) One ejector permitted for liquid waste provided such a single ejector is not located in a place where failure to operate will flood a place where food or drink is stored or prepared.

4605.10 SUMP CONSTRUCTION: Sump basins or receivers shall be of waterproof concrete adequately reinforced with steel rods or of cast iron or vitrified clay. If of vitrified clay pipe the bottom shall rest on a concrete base extending at least six inches laterally from the pipe. All basins and receivers shall be water tight.

4605.11 SUMP VENTS: (a) Plumbing fixtures discharging into a sump shall be vented.

(b) All sumps receiving the discharge from plumbing fixtures shall be vented as follows:

- (1) No less than a three inch vent for sumps receiving body waste from plumbing fixtures.
- (2) For clear water liquid waste, separate sump vent optional, no cover required.
- (3) Vents from pneumatic ejectors or similar equipment shall be carried separately.

(c) Such sump and fixture vents may be connected to the plumbing system discharging into a public sewer or septic tank or extended independently to above the roof.

(d) All sumps shall be provided with a metal cover. (Exception — See (2) of 4605.11 (b).) Sumps receiving sewage or liquid waste shall be provided with a gas and air tight metal cover securely fastened in place and provided with an air and gas tight manhole for access for repairs.

4605.12 MOTORS AND COMPRESSORS FOR EJECTORS: (a) All motors, air compressors, and air tanks shall be located where they are open for inspection and repair at all times. The air tanks shall be so proportioned as to be of equal cubic capacity to the ejectors connected therewith, in which there shall be maintained an air pressure of not less than two pounds per square inch for each foot of height the sewage is to be raised.

(b) **CONNECTIONS:** No direct connection of a steam exhaust blowoff, or drip pipe shall be made with the building drainage system. Waste water when discharged into the building drainage system shall be at a temperature not higher than 140°. When higher temperature exists, proper cooling methods shall be provided.

(c) **SUBSOIL DRAINS:** Where subsoil drains are placed under the cellar or basement floor or are used to surround the outer walls of a building, they shall be made of open-jointed or horizontally split or perforated clay tile, or perforated bituminized fiber pipe or asbestos cement pipe, not less than four inches in diameter. When the building is subject to backwater, the subsoil drain shall be protected by an accessibly located backwater valve. Subsoil drains may discharge into a properly trapped area drain or sump. Such sumps do not require vents.

(d) **BUILDING SUBDRAINS:** Building subdrains located below the public sewer level shall discharge into a sump or receiving tank the contents of which shall be automatically lifted and discharged into the drainage system as required for building sumps.

4605.13 PRIVATE SEWER SYSTEMS: (a) Private sewers shall be designed in accordance with the Table in Paragraph 4615.5 (d) and a minimum peak load factor of 2.5 shall be applied. Sizes, minimum slope, construction of manholes and materials shall be in accordance with the Division of Health of the Florida Department of Health and Rehabilitation Services, Sewerage Guide Manual, and Pollution Control Standards.

- (b) A manhole shall be installed:
- (1) Not greater than 300 feet apart and at the end of each private sewer,
- (2) At every change of grade, size or alignment,
- (3) At the connection with a building sewer only where such building sewer is larger than the private sewer and
- (4) At the connection with a public sewer.
- (c) Drainage drawings, specifications and calculations shall be prepared by and bear the impressed seal of a Professional Engineer and shall be in accordance with good engineering practice. Upon completion of the private sewer, the design engineer shall submit as-built drawings to the Plumbing Official with a letter stating that the work has been accepted as complying with the South Florida Building Code.

4606 INDIRECT WASTE PIPING AND SPECIAL WASTES

4606.1 INDIRECT WASTE PIPING: (a) GENERAL: Wastes from the following shall discharge, to the building drainage system, through an indirect waste pipe serving the individual fixtures, devices, appliances or apparatus.

b) FOOD HANDLING: Establishments engaged in the storage, preparation, selling, serving, processing, or otherwise handling of food shall have the waste piping from all refrigerators, ice boxes, bar sinks, cooling or refrigerating coils, laundry washers, extractors, steam tables, egg boilers, coffee urns or similar equipment discharge indirectly into a floor drain or as otherwise provided in this Code.

(c) CONNECTIONS: Indirect waste connections shall be provided for drains, overflows, or relief vents from the water supply system.

(d) STERILE MATERIALS: Appliances, devices or apparatus such as stills, sterilizers, and similar equipment requiring water and waste connections and used for sterile material shall be indirectly connected and provided with an air gap between the trap and the appliance.

(e) DRIPS: Appliances, devices, or apparatus not regularly classed as plumbing fixtures but which have drips or drainage outlets may be drained by indirect waste pipes discharging into an open receptacle or as accepted by the Plumbing Official. Air-conditioning condensate drain shall be as set forth in Sub-section 4606.7.

(f) LOCATION: Indirect waste pipes or other service pipes, tube or conduit, shall be below the floor or at least three inches above the floor when under a fixture or appliance which is not sealed by a baseboard, and shall be installed to permit sanitary floor cleaning.

4606.2 MATERIAL AND SIZE: (a) (1) Indirect waste where above the floor shall be a minimum of three-quarters inch diameter but not less than the size of the fixture or appliance outlets and shall be cast-iron, galvanized, lead, brass, copper or plastic pipe with drainage fittings.

(2) Indirect waste below a floor shall be a minimum of one and one-quarter inches in diameter and shall be cast-iron, galvanized, lead, brass, copper, or plastic pipe with drainage fittings.

(3) Indirect waste pipes carrying the discharge of more than one fixture unit shall be sized in accordance with Tables 46-I and 46-G.

(b) (1) Drip pipes from walk-in refrigerator floors or store-room floors where food is stored shall be installed as indirect wastes and such drip pipes shall discharge into an approved fixture.

(2) Such drip piping shall be equipped with a flap check as close as possible to the drain outlet.

(3) Such floors shall be two inches above overflow point or receiving fixture.

(c) Any fixture or appliance installed where food or drink is stored, and which is equipped with a drain, shall be independently and indirectly connected to an approved fixture or receptacle with overflow level below the bottom of such fixture or appliance.

4606.3 CLEAR WATER WASTES: Water lifts, expansion tanks, cooling jackets, sprinkler systems, drip and overflow pans, or similar devices which waste clear water only, shall discharge into the building drainage system through an indirect waste.

4606.4 CONDENSERS AND SUMPS: No live steam pipe shall connect directly to any part of a drainage or plumbing system.

4606.5 DRINKING FOUNTAINS: Drinking fountains may be installed with indirect wastes only for the purpose of resealing required traps of floor drains installed to receive other clear wastes.

4606.6 SPECIAL WASTES: (a) Acid and chemical indirect waste pipes and fittings shall be of materials unaffected by the discharge of such wastes.

(b) Liquid wastes having a pH of less than 5 or more than 10 shall be properly neutralized and diluted before being discharged into any soil or waste pipe or any building drain or sewer.

(c) **NEUTRALIZING DEVICE:** In no case shall corrosive liquids, spent acids, or other harmful chemicals which might destroy or injure a drain, sewer, soil or waste pipe and fittings or which might create noxious or toxic fumes, discharge into the plumbing systems without being thoroughly diluted or neutralized by passing through a properly constructed and acceptable dilution or neutralizing device. Such device shall be automatically provided with a sufficient intake of diluting water or neutralizing medium, so as to make its contents noninjurious before being discharged into the soil or sewage system.

4606.7 AIR CONDITIONING CONDENSATE DRAINS: (a) Condensate drains shall be a minimum of $\frac{3}{4}$ inch diameter for one unit or any number of connected units totalling not over 10 tons of refrigeration capacity.

(b) Air conditioning condensate drains shall be a minimum of $1\frac{1}{4}$ inch diameter for one unit or any number of connected units totaling over 10 tons of refrigeration capacity.

(c) Connections to the unit drain pans may be either flexible connections or rigid piping and shall be provided with a minimum two-inch trap seal. Flexible connections used to form a trap shall not exceed 18 inches in length. On units larger than 3 tons, a minimum three-inch trap seal and a union installed on the pan side of trap shall be provided.

(d) Condensate drainage systems shall be vented.

(e) Air conditioning condensate drains for units with not more

than 5 tons capacity may discharge upon a pervious area. Units with not more than ten tons capacity may discharge to a 10-inch diameter by 24-inch long pipe without cover, filled with ¾ inch crushed rock.

(f) (1) Air conditioning condensate drains for units regardless of tonnage may discharge to a drainage well, storm sewers, adequate soakage pit, drainfield or the building drainage systems except where such discharge is specifically prohibited by the Administrative Authority.

(2) Connections to storm or building drains shall be by indirect connections.

(g) The materials to be used in condensate drains for air-conditioning equipment shall comply with the minimum Standards set forth in Table 46-C.

(h) Installation of PVC pipe under concrete floor slabs on fill shall be as follows:

(1) The top of the pipe shall be a minimum of 2 inches below the bottom of the slab.

(2) All piping under slab areas shall be installed after fill and compaction is completed. All risers passing through the slab from main condensate line, shall be sleeved with a minimum of ½ inch annular space. All pipe shall be laid on a firm base for its entire length and backfilled with 2 inches of sand.

4607 JOINTS AND CONNECTIONS

4607.1 TIGHTNESS: Joints and connections in the plumbing system shall be gas-tight and water-tight for the pressure required by test, or use, with the exceptions of those portions of perforated or open-joint piping which are installed for the purpose of collecting and conveying underground or seepage water.

4607.2 TYPES OF JOINTS: (a) CAULKED JOINTS: Caulked joints for cast-iron bell-and-spigot soil pipe shall be firmly packed with oakum or hemp and filled with molten lead not less than one inch deep and shall extend up to not less than one-eighth inch below rim of hub. No paint, varnish, or other coatings shall be permitted on the jointing material until after the joint has been tested and approved.

(1) **PLASTIC PIPE JOINTS: (aa)** Plastic pipe and fittings shall be solvent-welded using procedures recommended by the manufacturer and/or Plastic Institute.

(bb) Solvent cement shall be manufactured under the specifications set forth in the Standard for Solvent Cement for Acrylonitrile-Butadiene-Styrene (ABS) Plastic Pipe and Fittings, ASTM D2235, or, Solvent Cement for Poly (Vinyl Chloride) (PVC) Plastic Pipe and Fittings, ASTM D2564, as set forth in Section 402, and further bearing the seal of approval of the National Sanitation Foundation (NSF herein).

(cc) No Schedule 40 pipe shall be threaded on the job site.

(dd) All such transitions shall be with approved adaptor fittings.

(ee) Connections between plastic pipe and other materials shall be through approved adaptor fittings only.

(ff) The co-mingling of ABS and PVC plastic pipe or fittings with solvent weld joints shall not be permitted.

(b) HUBLESS JOINTS: Joints for hubless cast iron soil pipe and fittings and all parts of the clamp assembly used in joining a hubless cast iron sanitary system for soil, waste, vent and house or building sewer lines shall comply with the mechanical and dimensional requirements of the Cast Iron Soil Pipe Institute's Standard 301-69T.

(c) COMPRESSION-TYPE GASKET JOINTS: Neoprene rubber gaskets for hub and spigot cast-iron soil pipe and fittings shall conform to the Standard specification for Rubber Gaskets for Cast-Iron Soil Pipe and Fittings, ASTM C564, and the Standard Neoprene Rubber Gaskets for Hub and Spigot Cast-Iron Soil Pipe and Fittings, CISPI HSN, as set forth in Section 402.

(d) THREADED JOINTS – SCREWED JOINTS (1) Threaded joints shall conform to the Standards, ANSI B2.1, or GSA GGG-P-351a, as set forth in Section 402.

(2) All burrs shall be removed.

(3) Pipe ends shall be reamed or filed out to size of bore and all chips removed.

(4) Pipe-joint cement and paint shall be used only on male threads.

(e) WIPED JOINTS: Joints in lead pipe or fittings, or between lead pipe or fittings and brass or copper pipe, ferrules, solder nipples, or traps, shall be full wiped joints. Wiped joints shall have an exposed surface on each side of a joint not less than $\frac{3}{4}$ inch and at least as thick as the material being jointed. Wall or floor flange lead-wiped joints shall be made by using a lead ring or flange placed behind the joints at wall or floor. Joints between lead pipe and cast-iron, steel, or wrought iron shall be made by means of a caulking ferrule, soldering nipple, or bushing. Minimum lengths of lead from wiped joint to fixture connection shall be four inches.

(f) SOLDERED OR SWEAT TYPE JOINTS: Soldered or sweat type joints for tubing shall be made with approved fittings. Surfaces to be soldered shall be cleaned bright. The joints shall be properly fluxed and made with approved solder in accordance with Table 46-C. Screwed joints from copper to cast iron or steel pipe shall be made by the use of approved adaptors. Caulk joints between DWV copper and cast iron pipe shall be made by the use of an approved caulking adapter.

(g) HOT-POURED JOINTS: Hot-poured compound for concrete sewer pipe shall not be water absorbent and when poured against a dry surface shall have a bond of not less than 100 psi. All surfaces of the joint shall be cleaned and dried before pouring. If wet surfaces are unavoidable, a suitable primer shall be applied. Compound shall not soften sufficiently to destroy the effectiveness of the joint when subjected to a temperature of 160 deg. F. nor be soluble in any of the waste carried by the drainage system. Approximately 25 per cent of the joint space at the base of the socket shall be filled with jute or hemp. A pouring collar, rope or other device shall be used to hold the hot compound during pouring. Each joint shall be poured in one operation until the joint is filled. Joints shall not be tested until one hour after pouring.

(h) COMPRESSION-TYPE JOINTS FOR NON-METALLIC PIPE: Neoprene rubber gaskets for vitrified-clay bell-and-spigot pipe shall conform to the Standard Specification for Compression Joints for Vitrified Clay Bell and Spigot Pipe, ASTM C425, as set forth in Section 402.

(i) **BRAZED JOINTS:** Brazed joints shall be made in accordance with the provisions of Section 6 of the Code for Power Piping, ANSI B31.1 and the National Fuel Gas Code, ANSI Z223.1, as set forth in Section 402 of this Code.

(j) **CEMENT MORTAR JOINTS:** Cement joints shall be used only when specifically permitted in other chapters of this Code or when approved by the Plumbing Official, as sufficient to accomplish the purpose of this Code. A layer of jute or hemp shall be inserted into the base of the joint space and rammed to prevent mortar from entering the interior of the pipe. Jute or hemp shall be dipped into a slurry suspension of Portland cement in water prior to insertion into bell. Not more than 25 per cent of the joint space shall be used for jute or hemp. The remaining space shall be filled in one continuous operation with a thoroughly mixed mortar composed of one part cement and two parts sand, with only sufficient water to make the mixture workable by hand. After one-half hour of setting, the joint shall be rammed around entire periphery with a blunt tool to force the partially stiffened mortar into the joint and to repair any cracks formed during the initial setting period. Pipe interior shall be swabbed to remove any material that might have fallen into the interior. Additional mortar of the same composition shall then be troweled so as to form a 45 degree taper with the barrel of the pipe.

(k) **BURNED LEAD JOINTS:** Burned (welded) lead joints shall be lapped and the lead shall be fused together to form a uniform weld at least as thick as the lead being joined.

(l) **ASBESTOS CEMENT SEWER PIPE JOINTS:** Joints in asbestos cement pipe shall be made with sleeve couplings of the same composition as the pipe, sealed with rubber rings. Joints between asbestos cement pipe and metal pipe shall be made by means of an adapter coupling caulked as required in Paragraph 4607.2 (a). All installations to be made in accordance with manufacturer's specifications.

(m) **BITUMINIZED FIBER PIPE JOINTS:** Joints in bituminized fiber pipe shall be made with tapered type couplings of the same material as the pipe. Joints between bituminized fiber pipe and metal pipe shall be made by means of an adapter coupling caulked as required in Paragraph 4607.2 (a). All installation to be made in accordance with manufacturer's specifications.

4607.3 SPECIAL JOINTS:(a) COPPER TUBING TO SCREWED PIPE JOINTS: Joints from copper tubing to threaded pipe or threaded connection shall be made by the use of brass or copper converter fittings. The joint between the copper pipe and the fittings shall be properly soldered, and the connection between the threaded pipe and the fitting shall be made with a standard pipe size screw joint. See Paragraph 4607.2 (d).

(b) **WELDING OR BRAZING:** Brazing or welding shall be performed in accordance with requirements of recognized published standards of practice.

(c) **SLIP JOINTS:** In drainage systems, slip joints may be used only on the inlet side of the trap or in the trap seal. In water piping, only one slip joint connection shall be allowed on each exposed supply to a fixture.

(d) **EXPANSION JOINTS:** Mechanical type expansion joints permitting adjustment shall be accessible for replacement.

(e) **GROUND JOINT BRASS CONNECTIONS:** Ground joint brass connections which allow adjustments of tubing but provide a rigid joint when made up shall not be considered as slip joints.

4607.4 UNIONS (SCREWED): (a) DRAINAGE SYSTEM: Unions may be used in the trap seal and on the inlet side of the trap. Unions shall have metal-to-metal seats.

(b) WATER SUPPLY SYSTEM: Unions in the water-supply system shall be metal-to-metal with ground seats.

4607.5 PROHIBITED JOINTS AND CONNECTIONS IN DRAINAGE SYSTEMS: (a) Any fitting or connection which has an enlargement, chamber, or recess with a ledge, shoulder, or reduction of pipe area, that offers an obstruction to flow through the drain, is prohibited.

(b) EXCEPTIONS: Floor or urinal strainers may be caulked. A directional fitting may be used to connect a domestic food-waste disposal unit in a two-compartment sink as set forth in Paragraph 4613.10 (b).

(c) The drilling and tapping of drains, sewers, soil leaders, waste or vent pipes and the use of saddle hubs and bends is prohibited.

4607.6 INCREASERS AND REDUCERS: Where different sizes of pipes, or pipes and fittings are to be connected, the proper size increasers or reducers or reducing fittings shall be used between the two sizes.

4608 TRAPS AND CLEANOUTS

4608.1 TRAPS: (a) FIXTURE TRAPS: (1) Plumbing fixtures, excepting those having integral traps, shall be separately trapped by a water-seal trap. (See Section 4606 indirect wastes.)

(2) The vertical drop of a pipe serving a floor-connected integral trap fixture shall not exceed twenty-four inches.

(3) Floor drains requiring a vertical drop greater than eighteen inches on the inlet side of the trap may be installed by a vertical rise not to exceed 6 feet from the horizontal drain except that the horizontal section of the rise shall be a minimum of three feet from the outlet of the trap to the vertical section.

(4) Other fixture trap inlets shall not be more than eighteen inches measured vertically from the bottom of the fixture to the top of trap seal.

(5) No offsets shall be permitted for the purpose of avoiding the requirements of Table 46-K.

(b) HORIZONTAL DISTANCE OF FIXTURE TRAP FROM VENT: The horizontal distance of a fixture trap to a vent shall not exceed that set forth in Table 46-K. The distance shall be measured along the center of the fixture branch from the crown weir of the trap to the vent opening except for fixtures with integral traps in which case the horizontal distance shall be measured from the vent to the downstream edge of the vertical section of the fixture outlet branch.

**TABLE 46-K
HORIZONTAL DISTANCE OF FIXTURE TRAP
FROM VENT OPENING**

Size of fixture drain in inches	Maximum distance, trap to vent in Feet
1¼	5 feet
1½	5 feet
2	5 feet
Floor connected fixtures with integral traps	5 feet
Floor drains and interceptors	15 feet

(c) **TRAPS PROTECTED:** Every fixture trap shall be protected against siphonage and back pressure; and air circulation shall be assured by means of a soil vent, waste vent, stack vent, a common vent, loop, circuit or wet vent. No crown vent shall be installed.

(d) **RELATION TO FIXTURE DRAINS:** No trap outlet shall be larger than the fixture branch to which it is connected.

(e) **TYPE OF TRAPS:** Fixture traps shall be self-cleaning, except interceptor traps.

(f) **TRAPS PROHIBITED: (1)** No form of trap which depends for its seal upon the action of moveable parts shall be used.

(2) No bell trap, $\frac{3}{4}$ S trap, drum trap, pot trap, running trap, or bottle trap shall be used.

(g) **TRAPSEAL:** Each fixture trap shall have a water seal of not less than two inches and not more than four inches, except when deeper seals are required for interceptors.

(h) **TRAP CLEANOUTS:** Trap cleanouts are prohibited on all concealed traps.

(i) **TRAP LEVEL AND PROTECTION:** All traps shall be set level in relation to their water seals and protected from siphonage.

(j) **TRAP MATERIAL: (1)** Traps in covered and concealed places shall be of cast iron, cast brass, lead, or may be a plastic trap where used with a plastic system.

(2) Accessible traps, except integral traps, including tail pieces, trap arms, overflow and trap assembly, shall be of cast iron, cast brass, lead, 17 gage (0.045 inch) brass, copper, or may be plastic where used with a plastic system.

4608.2 CLEANOUTS: (a) REQUIRED: A cleanout shall be required at the base of each soil and waste stack excluding interior rainwater leaders.

(1) Every building drain and branch drain and building sewer shall have an accessible cleanout every 75 feet.

(2) Required cleanouts shall be located in a basement or flush with finish floor or outside of building and brought to finish grade or in a vertical stack not more than five feet above finish floor.

(3) no cleanout will be required in the base of a stack rising vertically from a horizontal building drain provided the building drain cleanout is upstream from the vertical stack connection.

(4) All cleanouts shall be accessibly located and have 18 inches clearance to permit upstream and/or downstream rodding.

(5) Wall cleanouts shall be flush with or protrude beyond finished walls or made accessible through an access door or panel.

(6) Floor cleanouts shall be flush with finished floor and equipped with flush type plugs.

(7) In lieu of a cleanout at the base of a stack or in the vertical section of the stack, the cleanout may be extended from the upstream side of the stack base to the finished floor level, or to the outside of the building and brought to finish grade level, or the outside of the building into a pit or box with incombustible cover brought to finish grade.

(8) The base of a stack shall be deemed to mean the lowest point of any vertical soil or waste stack inclusive of horizontal sections in such vertical stacks.

(9) Cleanouts shall be the same nominal size as the pipe into which they are installed up to six inches and not less than six inches for larger pipe.

(10) A cleanout shall be required on the horizontal discharge from all interceptors to provide upstream and/or downstream rodding.

(11) A cleanout fitting shall be provided in the horizontal arm section of grease interceptors within a building.

(12) Test fittings shall be placed at property line with suitable cleanout fittings. Such cleanout need not be brought to grade unless required by the Public Works Department of the municipality having jurisdiction.

(b) **EXCEPTIONS:** In one story buildings, where the building drain has not more than one 90 degree change of direction, cleanout locations may be as follows:

(1) A full-size cleanout may be located outside, in building drain line and within five feet of building wall from point of exit of building drain providing such cleanout permits upstream rodding to the base of the stack and permits downstream rodding.

(2) A stack extending through the roof and which is vertical throughout and is full waste size or as follows:

Waste	Vent
4" reduced to not less than 3"	
3" reduced to not less than 2"	
2" reduced to not less than 1½"	

(3) Cleanout provisions meeting the requirements of these exceptions for one-story buildings, shall, under all conditions, be located to permit rodding all portions of the waste system with a 75-foot cable.

4608.3 EXCEPTIONS: In single family residential unattached homes:

(a) A full size cleanout shall be required in or at the base of all stacks receiving the waste from a kitchen sink or washing machine. Such cleanouts shall be accessible from the outside of the building if the stack is in an outside wall.

(b) Minimum vent size to be 2" and run independently through roof.

(c) Stack offsets, if necessary, shall be made with 45 deg. elbows. (If 90 deg. elbows are used, a cleanout must be at the base of the stack.)

(d) Cleanouts installed in paved areas shall be protected from breakage by use of a cleanout box with metal lid (valve box).

(e) All cleanouts shall be brought to, or above, grade except as provided in Sec. 4608.2 (a) (12).

(f) Interior vent stacks for powder or bath rooms not adjacent to outside walls shall not require cleanouts.

(g) Bath and toilet rooms with an exterior wall shall have a cleanout in the extended waste line, stack, or installed as per Sec. 4608.2 (a) (7), cleanout to be 2" minimum.

4609 HANGERS AND SUPPORTS

4609.1 STRAINS AND STRESSES: (a) Piping in a plumbing system shall be installed without undue strain and stresses and provisions shall be made for expansion, contraction and structural settlement.

(b) All suspended soil, waste, and vent piping shall be supported, hung, or suspended with "clevis type" metal hangers and a minimum of $\frac{3}{8}$ " metal rods. All underground installations to have said hangers coated with a mastic paint and installed in accordance with the requirements of Sec. 4609. On all above the slab installations where it is necessary to support, hang, or suspend soil waste and vent piping, "clevis type" or other approved metal type hangers shall be required with steel rods.

4609.2 VERTICAL PIPING: (a) **ATTACHMENT:** Vertical piping shall be secured at sufficiently close intervals to keep the pipe in alignment and carry the weight of the pipe and contents.

(b) **CAST-IRON SOIL PIPE:** Cast-iron soil pipe shall be supported at not less than at every story height and its base.

(c) **SCREWED PIPE COLD:** Screwed pipe (I.P.S.) shall be supported at not less than every other story height.

(d) **SCREWED PIPE HOT:** Screwed pipe (I.P.S.) shall be properly supported to provide for expansion.

(e) **COPPERTUBING:** Cold copper tubing shall be supported at each story.

(f) **COPPER TUBING:** Hot copper tubing shall be properly supported to provide for expansion.

(g) **LEAD PIPE:** Lead pipe shall be supported at intervals not exceeding four feet.

(h) **PLASTIC PIPE:** Plastic pipe shall be supported at each story.

4609.3 HORIZONTAL PIPING: (a) **SUPPORTS:** Horizontal piping shall be supported at sufficiently close intervals to keep it in alignment and prevent sagging.

(b) **CAST-IRON SOIL PIPE:** Cast-iron soil pipe shall be supported at not more than five-foot intervals; except that pipe exceeding five feet in length, may be supported at not more than ten-foot intervals. Supports shall be placed within eighteen inches of the hub or joint. Hubless or compression gasket joints must be supported at least at every other joint except that when the developed length between supports exceeds four feet, they shall be provided at each joint. Supports shall be placed on or immediately adjacent to the coupling. Suspended lines shall be suitably braced to prevent horizontal movement.

(c) **SCREWED PIPE:** Screwed pipe (I.P.S.) shall be supported at approximately ten-foot intervals.

(d) **COPPER TUBING:** Copper tubing shall be supported at approximately eight-foot intervals.

(e) **LEAD PIPE:** Lead pipe shall be supported for its entire length.

(f) **IN GROUND:** Piping in the ground shall be laid on a firm bed for the entire length, except where support is otherwise provided which is adequate in the judgment of the Plumbing Official.

(g) **PLASTIC PIPE:** Plastic pipe shall be supported at intervals of not more than four feet.

4609.4 HANGERS AND ANCHORS: (a) MATERIAL: Hangers and anchors shall be of metal of sufficient strength to support the pipe and contents in proper alignment and to prevent rattling.

(b) ATTACHMENT: Hangers and anchors shall be securely attached to the building construction.

4609.5 BASES OF STACKS: (a) SUPPORTS: Bases of cast-iron soil stack shall be supported on masonry construction, metal brackets attached to the building construction, or by other methods approved by the Plumbing Official.

(b) PIPING MATERIAL: Other piping materials shall be so anchored as to take the load off the sack at the base.

4610 VENTS AND VENTING SYSTEMS

4610.1 VENT TERMINALS: (a) Extensions of vent pipes through a roof shall be terminated at least six inches above it.

(b) All extensions of soil, waste, and vent stacks shall be run full size at least one-half foot above the roof. Vent stacks on the exterior walls of a structure with parapet walls shall extend six inches above same. Vent extensions above the roof shall not exceed three feet if of cast-iron or ten feet if of screw pipe or copper tube. Screw pipe or copper tube shall extend in one piece at least five feet under the roof and be securely fastened to prevent wind damage. Where roofs are used for sun decks, solariums or similar purposes all vents shall extend not less than seven feet above the deck. Vent stack distances from air conditioning intakes shall be as set forth in Sub-section 4903.7.

(c) FLAG POLING: Vent terminals shall not be used for the purpose of flag poling, TV aerials, or similar purposes.

(d) ROOF TERMINAL: (1) The roof terminal of any vent pipe if within 10 feet of any door, window or ventilating opening shall extend not less than three feet above such door, window or ventilating opening.

(2) The vent terminal of a sanitary system of a building shall not be located less than 10 feet developed distance from any mechanical air intake opening.

4610.2 VENT GRADES AND CORRECTIONS:

(a) GRADE: All vent and branch-vent pipes shall be so graded and connected as to drain dry.

(b) VERTICAL RISE: Where dry ventpipes connect to a horizontal soil or waste pipe, the vent shall be taken off above the center line of the soil pipe, and the vent pipe shall rise vertically, or at an angle not more than 45 degrees from the vertical to a point at least six inches above the flood-level rim of the fixture it is venting before offsetting horizontally or before connecting to the branch vent.

(c) HEIGHT ABOVE FIXTURES: A connection between a vent pipe and a vent stack or stack-vent shall be made at least six inches above the flood-level rim of the highest fixture served by the vent.

4610.3 VENTS: Where fixtures are located directly adjacent to one another and connect to a vertical stack at the same level, the fixture trap may be served by a common vent.

4610.4 WET VENTING: (a) Horizontal wet vents shall not exceed 15 feet and shall receive discharge from fixture branches only. (See Paragraph 4610.4 (c).)

(b) Vertical wet vents connecting to a horizontal wet vent shall not exceed six feet. (EXCEPTION: See Combination Waste and Vent Sub-section 4610.10).

(c) The minimum size and the maximum capacity of wet vents shall be as follows:

(1) **2" Vent:** Six-fixture units other than urinals, pressure fixtures or sinks except as set forth in Paragraph 4613.10 (b).

(2) **2½" Vent:** 10-fixture units. No water closets or other fixtures requiring a waste opening greater than 2 inches shall be permitted.

(3) **3" Vent:** 16-fixture units. No water closets or other fixtures having an opening greater than 3 inches.

(4) **4" Vent:** 32-fixture units. No water closets or other fixtures having an opening greater than 4 inches.

(d) Two water closets on a horizontal section may be vented by a wet or dry vent stack taken off between the two water closets, providing the vent intersection is within five feet horizontal developed length from each water closet vertical outlet, and all fixtures are on same story level.

4610.5 CIRCUIT OR LOOP VENT: (a) GENERAL: (1) A series of adjacent fixtures may be installed on a horizontal drain.

(2) A vent shall be installed vertically within five feet downstream from the first fixture branches, and another vent installed vertically between the last two water-supplied fixture branches connected to the horizontal drain section provided all fixtures are located in the same or adjacent toilet rooms at the same level.

(3) Branch drains not exceeding 15 feet in length and receiving the discharge of fixtures, other than water closets and pedestal urinals located in the same or adjacent toilet rooms may connect to the horizontal section of a loop or circuit vent.

(b) **SIZE OF CIRCUIT OR LOOP VENT:** The pipe of the dry vent section of a circuit or loop vent may have a diameter of one pipe size less than the diameter of the pipe of the horizontal soil or waste drain it serves.

TABLE 46-L

Size of Pipe	Number of Traps	Size of Dry Vent Pipe
2"	Six 1¼" traps or four 1½" traps other than sink traps. No urinal traps allowed	1½"
3"	Thirty (30) waste fixture units, other than urinal traps, or six (6) urinal traps	2"
4"	Twelve (12) water closets and, in addition, thirty-six (36) waste fixture units may waste into such soil pipe	3"

4610.6 CABANA SHOWERS: Multiple cabana showers may be installed on a circuit or loop vented branch and not limited as to distance from fixture branches, provided that all cabana shower drains, where appreciable quantity of sand washing into the shower drain is a possibility, shall waste through an approved sand interceptor before entering the sewer, drainage or disposal system.

4610.7 FIXTURES WASHED BY WATER CLOSETS: Urinal traps and floor drains installed downstream from a water closet in a circuit or loop vent group shall be three inches. Any other fixture trap installed downstream from a water closet shall be revented.

4610.8 MAIN VENTS TO CONNECT AT BASE: (a) All main vents or vent stacks shall connect full size at their base to the main soil or waste stack, at or below the lowest fixture branch of such waste stack. Such base shall be washed by a fixture or group of fixtures. The diameter of the vent pipe shall not exceed the diameter of the soil or waste stack to which it connects.

(b) **SIZE ON INDIVIDUAL VENTS:** The diameter of an individual-vent shall be not less than 1¼ inches nor less than one-half the diameter of the drain to which it is connected. No vent for a water closet shall be less than two inches in diameter. (See Sub-section 4612.4 for interceptor vents.)

(c) **SIZE OF VENT PIPING:** The nominal size of vent piping shall be determined from its developed length and the total of fixture units connected thereto as provided in Table 46-M.

**TABLE 46-M
SIZE AND LENGTH OF VENT PIPING**

Diameter of Soil or Waste Stack	Maximum Fixture Units	Size and Maximum Length of Vent (Feet)									
		1¼	1½	2	2½	3	4	5	6	8	
1¼	1	70									
1½	4	70	190								
1½	6	50	175								
2	8	50	150	400							
2	12	45	75	300							
2	24	20	50	200							
2½	36	--	35	140	400						
3	12	--	30	100	300	1200					
3	36	--	--	50	200	800					
3	72	--	--	40	70	400					
4	100	--	--	35	150	300	1200				
4	200	--	--	30	100	240	900				
4	500	--	--	20	45	100	450				
5	200	--	--	--	35	80	450	1300			
5	500	--	--	--	30	70	300	1000			
5	1100	--	--	--	20	45	180	600			
6	350	--	--	--	30	50	200	600	1300		
6	620	--	--	--	15	30	150	400	1100		
6	960	--	--	--	--	25	100	300	1100		
6	1900	--	--	--	--	15	80	250	700		
8	600	--	--	--	--	--	80	200	500	1300	
8	1400	--	--	--	--	--	50	100	400	1200	
8	2200	--	--	--	--	--	40	80	350	1100	
8	3600	--	--	--	--	--	30	60	250	800	

4610.9 SOIL WASTE AND VENT STACKS: (a) For each building having a single building sewer receiving the discharge of a water closet there shall be at least one minimum size vent stack, extending above the building roof no less than three or four inches in diameter or of a larger diameter, as set out in Table 46-M.

(1) Main vent stack size for buildings having multiple building sewers. Buildings having more than one building sewer, each building sewer receiving the discharge of a water closet shall have at least one minimum size vent stack, no less than three or four inches in diameter or of a larger diameter extending above the building roof as set out in Table 46-M.

(2) Vent stacks for accessory buildings. For accessory buildings on a lot or building site connected by a common building sewer, the minimum size for a vent stack shall be as provided for in Table 46-M. If a water closet is installed in accessory building the minimum size vent shall be two inches.

(b) All soil, waste and vent stacks serving fixtures for more than one floor shall extend full size above the roof, or shall be connected to a vent stack of the same diameter or larger. In buildings three or more stories in height, vents through the roof shall equal or exceed the free square inch area of the building drain at the point of collection.

4610.10 COMBINATION WASTE AND VENT: (a) Fixture branches other than water closets or fixtures requiring a flushometer valve on the water supply and requiring a waste opening not greater than two inches shall be permitted and may be installed on a combined waste and vent stack as follows: Such branches will be allowed to discharge into a waste stack extended undiminished in size through the roof according to the following table provided that the stack is vertical throughout, and that no kitchen sinks be placed on a two-inch combined waste and vent stack.

TABLE 46-N

Diameter of Stack	Fixture Units on Stack	Maximum Length
2 inch (No kitchen sinks)	4	30 feet
2½ inch	10	40 feet
3 inch	16	50 feet
3½ inch	25	75 feet
4 inch	32	100 feet
5 inch	50	200 feet

(b) For drinking fountains and fountain cuspidors, the fixture units may be increased ten times and the permitted length increased two times above those specified.

4611 STORM DRAINAGE SYSTEM

4611.1 DISPOSITION OF RAINWATER: (a) Rainwater or other liquid wastes from any premises shall be disposed of where same originates and/or falls in such manner as herein provided. The disposal of any rainwater or other liquid wastes by causing or allowing same to be disposed of or flow on or across any adjoining property or sidewalk, either public or private, shall be deemed a nuisance, and shall be corrected by properly disposing of same in accordance with the provisions of this Code.

(b) Rainwater shall be disposed of as follows with required preference in the order listed:

(1) To a storm sewer or a storm sewer catch basin where permitted by the Engineering Department.

(2) To a street gutter but only if first approved by the Engineering Department.

(3) Into a drainage well, if approved by the Florida Department of Pollution Control.

(4) Into a soakage pit. (See Sub-section 4611.6).

(5) Upon previous ground.

4611.2 ROOF DRAINAGE: (a) Storm sewers, drains, gutters and leaders for conveying rainwater from a roof shall be of not less size than set forth in Table 46-O.

**TABLE 46-O
SIZE OF STORMWATER DRAINS, LEADERS AND GUTTERS**

Nominal Pipe Size (Inches)	MAXIMUM ROOF AREA (Square Feet)			Gutters	Leaders
	Building Storm Sewers and Drains				
	¼" per ft. slope	⅜" per ft. slope	½" per ft. slope		
1½	127	190	222		222
2	270	380	460		460
2½	413	610	700		700
3	745	1,080	1,270	635	1,270
4	1,560	2,210	3,080	1,540	3,080
5	2,810	4,000	5,620	2,810	5,620
6	4,450	6,290	8,880	4,440	8,880
8	9,460	13,760	18,950	9,975	18,950
10	18,100	25,600	36,400	18,200	36,400
12	30,000	42,000	60,000		60,000
14	38,500	54,700	76,000		76,000
15	55,400	78,400	109,000		
18	91,000	129,000	182,000		
21	138,000	197,000	276,000		
24	195,800	279,000	390,000		
27	271,000	386,000	545,000		
30	362,000	510,000	715,000		

For required sizes of ground surface drainage, see Paragraph 4611.4 (h).

(b) The roof area to be taken in the sizing of storm sewers, drains, gutters and leaders is the horizontal projection, except that, where a building wall extends above the roof or court in such a manner as to drain into the area considered, then one-third of the area of the vertical wall shall be added to the horizontal projection.

(c) Rainwater leaders and drains shall not reduce in cross-sectional area in the direction of flow.

(d) The sizes of rain leaders are based on diameter of circular rain leaders, and gutters based on semi-circular sheet metal gutters with the top dimension given. Other shapes may be used if equivalent area capacity is provided.

4611.3 ROOF DRAIN STRAINERS: Where roof surfaces drain through the roof, as to the inside leader, a strainer shall be provided and such strainer shall extend not less than four inches above the surface of the roof immediately adjacent to the roof drain, furthermore, such strainers shall have an available inlet area, of not less than two and one-half times the area of the conductor or leader to which the drain is connected, with the exception that roof drain strainers for use on sun decks, parking decks, and similar areas, normally serviced and maintained, may be of flat surface type, level with the deck and shall have an available inlet area of not less than two and one-half times the area of the conductor or leader to which the drain is connected.

4611.4 DETAILED REGULATIONS: (a) Leader pipes shall not be used as soil, waste or vent pipes; nor shall any soil waste or vent pipes be used as leaders. Air-conditioning equipment shall not discharge or overflow upon any roof where rainwater leaders discharge into any surface or curb gutter at grade except by specific approval of the Plumbing Official.

(b) Impervious areas shall be graded to drain to a collection basin or to a pervious area as set forth in Sub-section 4611.7.

(c) Rainwater pipes shall not discharge over sidewalks.

(d) Liquid waste, except rainwater, shall not be discharged into rainwater pipes which terminate at a street or sidewalk or above the ground surface.

(e) (1) The disposal of rain water shall be based on 0.0417 cubic feet of rain water during any five minute period for each square foot of impervious area drained.

(2) The disposal of rain water shall be through underground structures into pervious ground.

(3) The Plumbing Official may require percolation tests to be made to determine the percolation rate.

(4) Where the percolation rate at the bottom of the proposed drainage structure is found by test to be longer than one minute per inch of fall, the soakage volume herein set forth shall not apply and a design to store the volume of five minutes of rain and disposal or dispersement within one hour shall be provided.

(5) Soakage pits, when used as part of the drainage structure, shall be sized to provide a minimum of 0.0417 cubic foot volume, from water table to the bottom of the soakage pit lid, for each square foot of impervious area drained thereto, except as otherwise set forth herein.

(6) The cubic content of ballast filled structures shall be taken at not more than 50 percent of the ballast volume.

(f) (1) Pipe to carry rainwater only, where located under a sidewalk and discharging into a street gutter, shall be cast iron pipe with oakum and lead caulked and/or one ring oakum and one-half cement and one-half sand mortar joints. Where such pipe cannot be installed by reason of the depth of the curb being less than the pipe diameter plus the necessary concrete cover over such a pipe, bituminous fiber pipe, a 14-inch gauge (5/64 in.) galvanized sheet metal flume box, asbestos cement oval flume, or equivalent cross-sectional area may be substituted for the pipe.

(2) The following table shall be used to compute such cross-sectional area:

I.D. of Pipe (inches)	Area in Inches
2	3.141
3	7.068
4	12.566
5	19.635
6	29.274
8	50.265
10	78.54
12	113.09
14	153.93

(3) A concrete cover not less than two inches thick, reinforced with 6 in. x 6 in. No. 10 gauge road mesh wire shall be required over a pipe or flume box under a public sidewalk. The bottom and sides of a flume box through which bituminous fiber or asbestos cement pipe pass shall be of poured concrete at least four inches thick and the concrete shall be of not less strength than 3000 psi in 28 days.

(4) In the construction and installation of flume boxes and/or pipe under sidewalks to street or street gutter for disposal of rainwater, all plumbing permits and inspection for work inside the property line shall be secured from the Plumbing Official. Permits and inspection for work outside the property line shall be secured from the Engineering Department.

(g) Public sidewalks and driveways of concrete which are cut, tunneled or channeled to necessitate repair may be repaired by replacing the concrete in only full sized blocks between scored or construction joints.

(b) The minimum size for sloping rainwater drains and storm sewers for surface drainage (not including pipes or building drains for roof drainage) shall be not less than the following size based on the horizontal projections of the surface area drained.

MINIMUM PIPE SIZES AND SLOPES FOR GROUND SURFACE STORM SEWERS

Diameter of Pipe in Inches	Maximum Ground Surface Area for Storm Sewers of Various Slopes		
	1/8" per ft. slope	1/4" per ft. slope	1/2" per ft. slope
3	1,360	1,590	1,930
4	2,470	2,930	3,600
5	4,270	5,020	6,030
6	7,110	8,360	11,400
8	15,900	18,400	22,600
10	30,200	34,300	42,300
12	49,800	57,000	68,600
15	87,800	107,000	130,000
18	150,000	167,500	210,000
21	226,000	268,000	326,000
24	326,000	377,000	453,000
27	453,000	510,000	630,000
30	586,000	670,000	837,000

Where ground surface storm sewers are connected to the building storm sewer, the size of the combined storm sewer shall be as set forth in Table 46-O.

(i) Rainwater drainage openings which discharge sewer or other gases and which are within 25 feet of adjacent building openings, interior courts or air shafts, windows, ventilating openings, air intake equipment, or where roof is used by human beings for sun bathing or other purposes, shall be protected from discharging such gases by installation of accessibly located back water valves or automatic self sealing traps. Back water valves shall be so constructed as to remain in a closed position when not discharging liquids.

(j) Rain or storm water drains shall be installed to drain dry.

(k) Soakage pits shall have the distance separation from property lines as set forth for septic tanks in Paragraph 4615.5 (s).

4611.5 PROTECTION FROM MOSQUITOES: (a) A film of oil or other equally effective substance shall be maintained on the surface of all liquids in any exposed basin, trap, tank, or receptacle not in regular use.

(b) A flap or flapper valve shall be placed on each soakage pit pipe inlet connection from rainwater surface catch basin and such flap or flapper shall be suitable to prevent the passage of mosquitoes and vermin. (See Sub-section 4611.6). The flap check shall be hung so as to completely close the pipe inlet when not in use.

(c) Emergency inverted overflow fittings of the same size as the leader pipe up to and including four inch shall be provided at the base of the rainwater leaders discharging directly into soakage pits. Such fittings shall discharge at points which, in the opinion of the Plumbing Official, are the least possible to become a nuisance to the public, to occupants of a premises, or to neighboring property. Should the overflow from such a fitting become a nuisance, it shall be sealed and some other acceptable method of disposal be provided. For leaders five inches and over, the emergency overflow shall be a minimum of four inches. All overflow openings shall be screened to prevent entrance of mosquitoes.

4611.6 SOAKAGE PIT LIDS: (a) Soakage pit lids shall be designed to support the anticipated loadings but not less than that of a 10-ton truck. Not less than the following minimum slab thicknesses and reinforcement areas shall be permitted:

Trench Span	Slab Thickness		Reinforcement						
			#3	#4	#5	#6	#7	#8	
2'	5"	Bottom Bars	6"	12"	12"	12"	12"	12"	12"
3'	6"	Bottom Bars	3"	7"	10"	12"	12"	12"	12"
4'	7"	Bottom Bars	No	6"	7"	10"	12"	12"	12"
5'	7"	Bottom Bars	No	No	5"	7"	10"	12"	12"
6'	8"	Bottom Bars	No	No	No	6"	8"	10"	10"

*Eight-inch slab over six-foot trenches require additional No. 5 bars six inches o.c. placed ¾ inch from top of slab.

(b) Reinforcing across trench is to be placed ¾ inch up from bottom of slab. Temperature reinforcing lengthwise in the lid shall be No. 4 bars 9 in. o.c.

(c) Support of slab lid shall be on block walls or on rock trench walls.

(d) If slab lid is supported on block walls, such walls shall be supported on an eight-inch deep by ten-inch wide footing. Vertical support shall be provided about every 15 feet by reinforcing two adjacent block cells with #5 vertical bars and filling such reinforced cells with concrete. For precast concrete lid, an eight-inch wide by 12-inch deep beam with four #5 bars shall be placed over the block walls under the lid.

(e) Support may be on rock trench walls, provided the rock is solid and free from honeycombing. A footing, 10 inches deep (including slab thickness) by sixteen inches wide with two No. 5 bars, shall be provided. Trench width shall be computed from the center of such footing for the table given above.

(f) Any reasonable combination of these methods may be used. Under unusual conditions on filled soil where the entire pit will rest on such fill, a design by a Registered Engineer with plans to be approved by the Building Official shall be required.

(g) When the block wall bearing is used it is necessary that a properly designed cantilever, 18 inches in width, be constructed to retard or prevent back wash. Such cantilever shall be of the same thickness as the slab and the principal slab reinforcing shall be alternately bent bars.

(h) Concrete block shall be laid in mortar with the block cell vertical and with the vertical block intersection having a one-fourth inch gap without mortar. Not less than one foot width of $\frac{3}{4}$ inch washed rock shall be placed as backfill around the outside of the soakage pit walls.

(i) Plumbing inspection shall be required and requested when blocks are in place and sewer is connected to soakage pit, and before top form is placed over soakage pit.

(j) No concrete shall be poured until steel is tied and in place and approved by the Building Official.

4611.7 DISPOSAL TO PERVIOUS GROUND: (a) Rainwater may be disposed to uncovered, pervious areas where not otherwise disposed of as set forth above.

(b) Sufficient effective uncovered pervious areas for rainwater seepage shall be provided on each building site on a minimum ratio of one square foot of effective pervious area for each ten square feet of impervious area.

(c) For the purposes of this Code pervious area shall be deemed to mean ground unpacked by traffic or uncoated by any material.

(d) Where there is reason to believe the ground is of low porosity, the Plumbing Official may require that the owner submit the results of a percolation test to support his request for disposal thereto.

4611.8 BITUMINIZED FIBER STORM SEWER: (a) Bituminized fibre pipe shall not be used inside of any building or structure.

(b) The pipe shall be laid in straight alignment and grade, with approved fittings for changes of direction.

(c) Cast iron spigot connections to bituminized fibre shall be made by the insertion of the spigot end of cast iron pipe into a bituminized fibre adaptor coupling or hub fittings.

(d) Bituminized fibre joints shall be tapered. The pipe taper shall be made by a field tooling lathe or field machine.

(e) Pipe and fittings shall be fully seated with no open space in the pipe invert.

(f) Pipe and fittings shall be joined together by driving on a wood block placed against coupling or fitting bumpers – never against face of pipe.

(g) (1) Where joined to other types of pipe, the joint material shall be either of the following: an oakum and lead caulked joint, hot coal tar pitch, asphalt sewer pipe compounds, sulphur base compounds, or other special acid-resisting material.

(2) In each case the manufacturers' directions shall be followed in the use of joint compounds.

(h) The bottom quadrant of bituminized fibre pipe shall be continuously and uniformly in contact with and supported by the trench bottom. Fine, uniform material 4 inches in depth that will pass through a $\frac{1}{4}$ inch screen shall be used to afford full support to the pipe. Hub and coupling projections shall be excavated so that no part of the pipe load is supported by the hub or coupling. Fine material that will pass through a $\frac{1}{4}$ inch screen shall extend 4 inches on each side of the pipe.

(i) Backfill for bituminized fibre pipe shall be firmly compacted with fine, selected material which will pass through a ¼ inch screen from the trench bottom to a point six inches over the top of the pipe. The minimum cover over bituminized fibre pipe shall be 12 inches.

4611.9 ASBESTOS CEMENT STORM SEWER: (a) Asbestos cement pipe shall be limited to storm sewers only and the use of asbestos cement pipe for soil, waste, plumbing vents building drains or other pipes of the plumbing system inside a building is expressly prohibited.

(b) The pipe shall be laid in straight alignment and grade, with approved fittings for changes of direction.

(c) Cast iron spigot connections to asbestos cement shall be made by the insertion of the spigot end of cast iron pipe into an asbestos cement adaptor coupling or hub fitting.

(d) Asbestos cement joints shall be tapered. The pipe taper shall be made by a field tooling lathe or field machine.

(e) Pipe and fittings shall be fully seated with no open space in the pipe invert.

(f) Pipe and fittings shall be joined together by driving on a wood block placed against coupling or fitting bumpers – never against face of pipe.

(g) (1) Where joined to other types of pipe, the joint material shall be an oakum and lead caulked joint or with ring tight couplings.

(2) In each case the manufacturers' directions shall be followed in the use of joint compounds.

(b) The bottom quadrant of asbestos cement pipe shall be continuously and uniformly in contact with and supported by the trench bottom. Fine, uniform material 4 inches in depth that will pass through a ¼ inch screen shall be used to afford full support to the pipe. Hub and coupling projections shall be excavated so that no part of the pipe load is supported by the hub or coupling. Fine material that will pass through a ¼ inch screen shall extend 4 inches on each side of pipe.

(i) Backfill for asbestos cement pipe shall be firmly compacted with fine, selected material which will pass through a ¼ inch screen from the trench bottom to a point six inches over the top of the pipe. The minimum cover over asbestos cement pipe shall be 12 inches.

4612 INTERCEPTORS AND SEPARATORS

4612.1 GENERAL REQUIREMENTS: (a) INTERCEPTORS REQUIRED: Interceptors (including grease, oil and sand interceptors), shall be provided where required herein for the interception and separation from liquid wastes materials such as grease, flammable wastes, sand, plaster, ground glass and all other ingredients or liquids considered harmful to the building drainage system, the public sewer or sewage-treatment plant or processes. The terms interceptor and separator may be used interchangeably and may be prefaced by a term indicating the material separated or the location or use.

(b) **APPROVAL:** (1) Interceptors shall not be installed unless approved by the Plumbing Official.

(2) The size, type and location of each interceptor together with drawings including all pertinent information, shall be submitted to the administrative authority for approval before installation.

(3) Grease interceptors shall not be approved unless of a type having been tested by a recognized laboratory and found to conform to all applicable requirements of this Code.

(c) **SEPARATION:** A mixture of light and heavy solids or liquids and solids having various specific gravities may be treated and then separated in an interceptor, in accordance with Paragraph 4612.1 (b). Wastes not requiring treatment or separation shall not be discharged into or through an interceptor.

(d) **INTERCEPTOR EFFICIENCY:** Interceptors shall be rated and approved for their efficiency in accordance with accepted practice.

(e) **ACCESSIBILITY:** Interceptors shall be so installed as to provide ready accessibility to the cover and contents and means of servicing and maintaining the interceptor in working and operating condition.

(f) **MAINTENANCE:** Interceptors shall be maintained in efficient operating condition by periodic removal of accumulated contents.

(g) **VENTING INTERCEPTORS:** Interceptors shall be so designed and installed that they shall not become air bound if closed covers are used.

(h) **DISTANCE SEPARATION:** Interceptors and separators shall have the distance separation from buildings, other facilities and property lines as set forth for septic tanks in Paragraph 4615.5 (s).

4612.2 COMMERCIAL GREASE INTERCEPTORS: (a) WHEN REQUIRED: A grease interceptor may be omitted for single family residences but shall be installed in the waste line leading from sinks, drains or other fixtures in the following establishments: restaurants, hotel kitchens or bars, factory cafeterias or restaurants, clubs, processing plants or other establishments where grease can be introduced into the drainage system in quantities that can affect line stoppage or hinder sewage disposal.

(b) **MINIMUM SIZE:** Interceptors shall be of not less size than set forth in Sub-section 4615.5.

(c) **VENTING GREASE INTERCEPTORS:** Grease interceptors shall be vented.

(d) **STRUCTURAL DESIGN:** Interceptors shall in general comply structurally with the requirements set forth in Sub-section 4615.5 for septic tanks except that the outlet tee shall extend to within 8 inches of the bottom of the tank and the inlet invert shall discharge a minimum of 2½ inches above the liquid level line. Lids may be of any material providing structural stability for the location. A 22-inch diameter cleanout manhole brought to grade shall be provided.

4612.3 GASOLINE, OIL AND SAND INTERCEPTORS: (a) REQUIRED: An approved gasoline, oil and sand interceptor shall be provided in the following places:

(1) Public storage garages where floor drainage is to be provided.

(2) Where motor vehicles are washed private individuals excluded.

(3) Any place where motor vehicles are repaired and floor drainage is provided.

(4) Shops, manufacturing and assembly plants where parts are washed to remove oil and/or greasy substances or anything deleterious to any public sewer.

(5) Where oil, gasoline or other volatile liquid becomes a nuisance.

(b) **FLOORDRAINS:** Floor drains shall be of a bucket type with minimum 4-inch diameter outlet.

(c) **MINIMUM DIMENSION:** Oil interceptors shall have a minimum depth of not less than 2 feet below the invert of the discharge drain and a minimum capacity of 18 cubic feet per 20 gallon flow per minute.

(d) **PIPE CONNECTIONS: (1)** The minimum inlet, outlet and vent pipes shall be 4 inches except as otherwise set forth herein.

(2) The 4-inch outlet shall be taken off the outer wall at the bottom of the interceptor basin at a 45 degree angle in such manner as to provide a trap seal of approximately 24 inches.

(3) The invert of the 4-inch drain inlet to the interceptor basin shall be located not less than one inch above the water line.

(4) The interceptor local vent for the interceptor basin shall be taken off vertically not more than 6 inches below the cover.

(5) Approved commercial interceptors may be used.

(6) The local vent for the interceptor basin shall be a minimum size of 3 inches.

(7) When service sinks, drinking fountains or novelty boxes are installed in or adjacent to wash areas, the interceptor local vent may be installed on the drain line for the purpose of receiving the wastes from such fixtures.

(e) **STRUCTURAL DESIGN:** Interceptors shall be structurally adequate to support the loads superimposed thereon dependent on their location. A ¾-inch thick removable metal cover may be used under vehicular traffic loads where the interceptor area does not exceed 9 square feet. A ½-inch thick removable metal cover may be used where vehicle traffic loads are not possible and the interceptor area does not exceed 9 square feet. For larger areas or greater load capacities or at the option of the designer, concrete lids may be used but cast iron manholes brought to grade must be provided. All covers must be accessible and brought to grade.

4612.4 LAUNDRY INTERCEPTORS: Commercial laundries shall be equipped with an interceptor having a non-removable ½-inch mesh screen metal basket or similar device that will prevent strings, rags, buttons or other materials detrimental to the collection and treatment system from passing into the drainage system. Such ½-inch screen metal basket or similar device shall be designed to be easily cleaned without completely removing such basket or device.

4612.5 BOTTLING ESTABLISHMENT INTERCEPTORS: Bottling plants shall discharge their process wastes into an interceptor designed to provide the separation of broken glass or other solids, before discharging liquid wastes into the drainage system. (See paragraph 4606.6 (b).)

4612.6 SLAUGHTER HOUSE INTERCEPTORS: Slaughtering rooms and dressing rooms shall be provided with floor drains equipped with metal screen type baskets piped to separators which shall prevent the discharge into the drainage system of feathers, entrails or other materials likely to clog the drainage system. Metal screen type baskets shall prevent passage into the drainage system of solids exceeding one-half inch.

4612.7 ABANDONED GREASE INTERCEPTORS: When a grease interceptor is abandoned or discontinued, the contents shall be completely pumped out, the bottom broken to permit drainage, and the interceptor filled with clean sand or other suitable material. The contents of grease interceptors shall be disposed of in accordance with Paragraph 4615.5 (u).

4613 PLUMBING FIXTURES

4613.1 GENERAL REQUIREMENTS: Plumbing fixtures shall be constructed from approved materials, have smooth impervious surfaces, be free from defects and concealed fouling surfaces, and, except as permitted elsewhere in this Code, shall conform in quality and design to one of the Standards in Table 46-C. Fixtures constructed of pervious material and equipped with a wast outlet to retain water, shall not be permitted.

4613.2 OVERFLOWS: (a) DESIGN: When any fixture is provided with an overflow, the waste shall be so arranged that the standing water in the fixture cannot rise in the overflow when the stopper is closed or remain in the overflow when the fixture is empty.

(b) CONNECTION: The overflow pipe from a fixture shall be connected on the house or inlet side of the fixture trap, and it shall be unlawful to connect such overflows with any other part of the drainage system.

4613.3 INSTALLATION (a) FIXTURE CLEARANCE: (1) Plumbing fixtures shall be installed and spaced in a manner to permit easy access for cleaning and for the intended use, and shall be set with the following minimum clearances:

(2) Closet bowls and the roughing-in of bends shall be spaced a minimum of 15 inches from the center of the bowl to any finished or stall compartment wall, a minimum of 12 inches from the center of the bowl to the outside wall or edge of a tub and, in battery installations, a minimum of 30 inches center-to-center of bowls.

(aa) There shall be a minimum clearance of 21 inches from the front of the bowl to any finished or stall compartment wall, door, or other fixture.

(3) Pedestal, stall and wall-hung urinals shall be spaced a minimum of 15 inches from the center of the urinal to any finished or stall compartment wall and, in battery installations, a minimum of 30 inches center-to-center of the urinals.

(aa) There shall be a minimum clearance of 18 inches from the front of pedestal urinals and 21 inches from the front of a stall or wall-hung urinal to any finished or stall compartment wall, door, or other fixture.

(4) Lavatories shall be spaced a minimum of four inches from any finished or stall compartment wall, a minimum of two inches from a tub and, in battery installations, a minimum of four inches between lavatories.

(aa) There shall be a minimum clearance of 21 inches in front of any lavatory and any finished or stall compartment wall, door or other fixture.

(5) Shower receptors and compartments shall have a minimum clearance of 24 inches in front of opening to any finished or stall compartment wall, door or other fixture.

(b) PIPES FROM FIXTURES: Where practical, all pipes from fixtures shall be run to the nearest wall.

(c) GROUTING OR SEALING: Where fixture surfaces come in contact with wall or floor, the point of contact shall be grouted with suitable material to provide a water-tight seal.

(d) SECURING FIXTURES: Floor-outlet fixtures shall be rigidly secured to floor flange by brass bolts and/or screws.

(e) WALL HUNG FIXTURES: Wall-hung water-closet bowls and urinals shall be rigidly supported by a concealed metal supporting member with brass bolts so that no strain is transmitted to the fixture pipe connection.

(aa) Suitable backing shall be provided for other wall-hung fixtures including shower rods.

(f) SETTING: Fixtures shall be set level and in proper alignment with reference to adjacent walls. See Paragraph 4613.3 (a).

NOTE: See Appendix A-2 for graphic reference.

4613.4 PROHIBITED FIXTURES AND CONNECTIONS: Fixtures, pan, valve, plunger, offset, washout, latrine, frostproof, and other water closets having an invisible seal or an unventilated space or having walls which are not thoroughly washed at each discharge, shall be prohibited. Any water closet which might permit siphonage of the contents of the bowl back into the tank shall be prohibited. Trough urinals are prohibited except for temporary use during construction. Pedestal urinals are prohibited in school installations.

4613.5 WATER CLOSETS: (a) PUBLIC USE: Water closet bowls, except within the residence or apartment of a single family, shall be of an elongated type and equipped with open front seats.

(b) FLUSHING DEVICE: Water-closet tanks shall have a flushing capacity sufficient to properly flush the water-closet bowls with which they are connected. Wash down bowls shall not be accepted or approved for water closets.

(c) FLOAT VALVES: Float valves in flush tanks shall close tight and provide water to properly refill the trap seal in the fixture.

(d) CLOSE-COUPLED TANKS: The flush-valve seat in close-coupled water-closet combinations shall be one inch or more above the rim of the bowl.

(e) AUTOMATIC FLUSH VALVE: Flushometer shall be so installed that they will be readily accessible for repairing. When the valve is operated, it shall complete the cycle of operation automatically, opening fully and closing positively under the service pressure. At each operation

the valve shall deliver water in sufficient volume and at a rate that will thoroughly flush the fixture and refill the fixture trap. Means shall be provided for regulating flush-valve flow. Not more than one fixture shall be served by a single flush valve, except as approved by the Plumbing Official.

4613.6 URINALS: Tanks, or plumbing devices, flushing more than one urinal shall be automatic in operation and of sufficient capacity to provide the necessary volume to flush and properly cleanse all urinals simultaneously. All stall urinals shall be equipped with beehive strainers.

4613.7 LAVATORIES: Lavatories shall have waste outlets not less than one-and-one-fourth inches in diameter. Wastes may have open strainers or may be provided with stoppers.

(a) LEAD: (See Table 46-C). Sheet lead shall be as follows:
For safe pans, not less than 4 lbs. psf.

Lead bends, lead stubs and lead straps shall be not less than ¼ inch wall thickness. (8 lbs. psf).

(b) COPPER: Sheet copper shall be not less than the following:
Safe pans – 12 oz. per sq. ft.

4613.8 SHOWER RECEPTORS AND COMPARTMENTS: (a) (1) SHOWER: All shower compartments, except freestanding, pre-fabricated shower compartments, shall have approved pans of lead, copper or other approved material and shall turn up on all sides at least two inches above the finished curb level or 3½ inches above the rough curb level.

(2) A separate shower pan may be omitted for shower compartments built integrally with a concrete slab on the first floor level where the construction provides a concrete curb having a height on the enclosed sides at least one inch higher than the entrance curb finish height so that the water level may not rise to the height of any surrounding wood plates or studs.

(3) A separate shower pan may be omitted for shower compartments where the concrete slab in the shower area is depressed a minimum of four inches below the surrounding finish floor on the first floor level and is poured integrally with the main floor adjoining.

(4) Lead and copper shower pans shall be protected against the corrosive effects of concrete or mortar by a coating of asphaltum paint inside and outside before being placed in position.

(5) Pans shall be securely fastened to the trap stubs at the invert of the weep holes, to provide a watertight joint between the pan and the trap.

(6) Shower receptacle waste outlets on all showers shall be not less than two inches and shall have removable strainers.

(7) Before the completed pan is placed in the space provided for the stall shower, a 30-pound asphalt saturated felt or a ½-inch thick layer of sand shall be placed under the pan for protection against rough surfaces or projecting nails.

(8) Strainers for 2-inch stubs shall have a minimum three and one-half square inches of free area including the removable plate.

(9) All strainers and pans shall be installed and ready for inspection at time of tub and/or waterpipe inspection.

(10) Free standing prefabricated shower stalls or receptors shall require individual approval.

(b) **DIMENSIONS:** Shower compartments shall be not less than 1,024 square inches in floor area.

(c) **PUBLIC OR INSTITUTION SHOWERS:** Floors of public shower rooms shall be drained in such a manner that no waste water will pass over areas occupied by other bathers.

(d) **WALLS:** Walls of smooth, non-corrosive and non-absorbent water-proof materials shall be provided at showers to a height of 6 feet above the floor for shower compartments and stalls not having a tub and to a height of 4 feet above the rim of the tub where a shower is provided in a tub.

(e) **JOINTS:** Built-in tubs with overhead showers shall have waterproof joints between the tub and the wall.

4613.9 SINKS (a) WASTE OUTLETS: Sinks shall be provided with waste outlets not less than one and one-half inches in diameter. Waste outlets may have open strainers or may be provided with stoppers.

(b) **FOOD GRINDERS:** Where commercial food-waste grinders are installed, the waste from those units shall discharge direct into the building drainage system and not through a grease interceptor. Installation to public sewers shall not be allowed until such time as sewers are adequate.

4613.10 FOOD GRINDERS – WHERE PERMITTED: (a) FOOD GRINDERS: Sinks on which a food grinder is installed shall have a waste opening not less than three and one-half inches in diameter.

(b) **FOOD-WASTE-DISPOSAL CONNECTIONS:** A domestic food-waste-disposal unit in a two-compartment sink on a minimum two-inch line shall waste through a two inch by one and one-half inch double tapped vertical sanitary tee (Hi-Lo) fitting. The tappings shall be no more than 6 inches apart on the vertical, and each compartment shall be separately trapped and separately wasted to the stack or vented branch. In existing sink installations where the second waste opening is not available a domestic food grinder may be installed on a two-compartment sink and waste through a single 1½-inch trap provided an approved directional tee or wye is used.

(c) **GREASE INTERCEPTORS:** No food-waste grinder shall be connected through a grease interceptor.

(d) **COMMERCIAL-TYPE GRINDERS:** Commercial-type food grinders shall be provided with a waste line equal in size to the discharge opening of the machine, but not less than a two-inch waste line. Each waste shall be trapped and vented as provided in other Sections of this Code.

4613.11 DRINKING FOUNTAINS: (a) DESIGN AND CONSTRUCTION: Drinking fountains shall conform to the Standard for Self-Contained Mechanically Refrigerated Drinking-Water Coolers, ANSI A112.11.1, or the Standard Specifications for Drinking Fountains, ANSI Z4.2, as set forth in Section 402.

(b) **PROTECTION OF WATER SUPPLY:** Stream projectors shall be so assembled as to provide an orifice elevation as specified by ANSI Standard Air Gaps in Plumbing Systems. Drinking fountains equipped with water heating devices shall be equipped with pressure and

temperature valves in accordance with Sub-section 4614.18 and Table 46-C herein.

4613.12 FLOOR DRAINS AND BACK WATER VALVES: (a) PROHIBITED LOCATION. Floor drains serving indirect waste pipes serving food or drink storage rooms or appliances shall not be installed in any toilet room nor in any inaccessible or unventilated space such as a closet or store room. No floor drain or other plumbing fixture shall be installed in a room containing air handling machinery. Equipment drains shall be conveyed through an indirect waste to a floor drain located outside such room or other approved point of disposal.

(b) FLOOR DRAIN TRAPS: Floor drain shall connect into a trap so constructed that it can be readily cleaned and of a size to serve efficiently the purpose for which it is intended. The floor drain inlet shall be so located that it is at all times in full view. When subject to backflow or back pressure, such drains shall be equipped with an approved backwater valve. One or more floor drains may be connected to the same fixture branch without a revent provided that all traps are within 15 feet measured horizontally from the vented sewer line.

(c) WATER TRAP SUPPLIES: Every trap which is directly connected to the drainage system, shall be provided with a permanent water seal, fed from an approved source of water, or by means of an approved automatic priming device designed and installed for that purpose, except where in the opinion of the Plumbing Official such water seal is not necessary for safety or sanitation.

(d) FLOOR DRAINS: Floor drains sized three inches and larger may be installed within 15 feet, measured horizontally, from a vented sewer line without a revent; provided that no floor drain shall connect to a soil line within five feet of the base of a soil stack, serving more than six water closets or equivalent fixture units.

(e) FLOOR DRAINS SHALL BE PROVIDED WITH TRAPS AND STRAINERS: Approved bucket type traps shall be provided for filling stations, garages, garbage areas, chicken and fish cleaning areas, bottling plants, food processing plants and other floor areas where solids could find entry into a drainage system.

(f) FLOOR DRAINS CONSIDERED FIXTURES: A floor drain shall be considered a plumbing fixture.

(g) BACKWATER VALVES: (1) Backwater valves shall be so constructed as to insure a mechanical seal against backflow.

(2) Backwater valves, when fully opened, shall have a capacity not less than that of the pipes in which they are installed.

(3) Backwater valves shall be so installed as to provide ready accessibility to their working parts.

4613.13 DISHWASHING MACHINES: (a) Domestic dishwashing machines shall comply with the requirements set forth in Sub-section 4614.4.

(b) Gravity discharge dishwashing machines installed on ground floor shall have an emergency overflow not less than one inch diameter connected to the machine tailpiece and terminating outside of building wall above grade.

(c) Wastes from dishwasher with pump discharges shall rise to a height equal to the height of the underside of dishwasher top and may

connect to tailpiece of sink by means of a "Y" connection. If a food-disposal unit is provided, the domestic dishwasher shall connect to the inlet side of the food-disposal-unit.

4613.14 MULTIPLE WASH SINKS: (a) CIRCULAR TYPE: Each 18 inches of wash sink circumference (circular type) shall be equivalent to one lavatory.

(b) STRAIGHT-LINE TYPE: Multiple wash sinks of the straight-line type shall have hot and cold combination spouts not closer than 18 inches from adjacent similar spouts and each spout shall be considered the equivalent of one lavatory.

4613.15 GARBAGE-CAN WASHERS (a) DISCHARGE: Garbage-can washers shall not discharge through a trap serving any other device or fixture.

(b) BASKETS: The receptacle receiving the wash from garbage cans shall be provided with a bucket type strainer or similar device to prevent the discharge of solids into the building drainage system.

(c) CONNECTIONS: Water supply connections shall conform to Sub-section 4614.4.

4613.16 LAUNDRY TRAYS: Each compartment of a laundry tray shall be provided with a waste outlet not less than one and one-half inches in diameter and with a stopper.

4613.17 BATHTUBS: Bathtubs shall be provided with waste outlets not less than one and one-half inches in diameter.

4613.18 SPECIAL FIXTURES AND SPECIALTIES: (a) WATER AND DRAIN CONNECTIONS: Baptistries, ornamental pools, aquaria, ornamental fountain basins, developing tanks or sinks and similar constructions when provided with water supplies shall be protected from back-siphonage as required in Sub-section 4614.4.

(b) APPROVAL: Specialties requiring water and waste connections shall be submitted to the Plumbing Official for approval before installation.

4613.19 MINIMUM FIXTURE REQUIREMENTS: (a) GENERAL:
(1) Wherever installation of plumbing fixtures is required or provided the minimum number of each type of fixture installed shall be as set forth in this Sub-section based on the use or occupancy proposed and based on the number of persons, as set forth in Sub-section 4603.22, except as may be otherwise specifically provided.

(2) Where facilities are provided for one to nine persons, one water closet and one lavatory for the use of both sexes will be accepted in accordance with Footnote No. 2.

(3) See Paragraph (n) for Footnotes referenced.

(b) PLACES OF EMPLOYMENT: Minimum fixture requirements for places of employment such as factories, office buildings, stores and similar establishments shall be as follows and these minimum fixture requirements shall be applicable to any occupancy or use except as may be otherwise specifically set forth hereafter:

No. of Males	MALES			FEMALES		
	Water Closets	Urinals	Lavatories	No. of Females	Water Closets	Lavatories
10-30	1	1	2	1-12	1	2
31-46	2	1	3	13-34	2	3
47-63	2	2	4	35-58	3	4
64-80	3	2	5	59-83	4	5
81-96	3	3	6	84-109	5	6
97-116	4	3	7	110-138	6	8
117-136	5	3	8	139-170	7	9
137-156	5	4	9	171-200	8	11
157-177	6	4	10	1 Water Closet and 1 Lavatory for each 30 Females over 200.		
178-200	7	4	11	Urinals: See Footnote 3.		

(1) One water closet or one urinal, and one lavatory for each 25 males over 200.

(2) For service sink requirements see Footnote No. 9.

(3) For Drinking Fountain requirements see Footnotes Nos. 6 and 8.

(4) Shower shall be provided for each 15 persons subject to excess heat or to contamination, infection or irritating material.

(5) Each store shall have a minimum of one lavatory or sink and 1½ inch fixture branch connected to a three or four inch waste stack. (See Chapter 9 for dry vent requirements).

(6) Arcades containing stores which are 400 sq. ft. or less in area, may have centrally located toilet facilities accessible to all stores in the arcade sector.

(See Footnotes 4, 5, 7, 10, 12 and 13).

(c) **PUBLIC ASSEMBLY:** Minimum fixture requirements for places of public assembly such as theatres, churches, arenas, stadiums, lodge halls and similar assembly of Group A and Group B Occupancy shall be as follows:

No. of Males	MALES			FEMALES		
	Water Closets	Urinals	Lavatories	No. of Females	Water Closets	Lavatories
1-100	1	1	1	1-50	1	1
101-250	2	1	1	51-140	2	1
251-360	2	2	1	141-250	3	2
361-470	2	3	2	251-360	4	2
471-580	3	3	2	361-470	5	3
581-700	3	4	3	471-690	6	3
701-820	3	5	3	691-960	7	4
821-975	4	5	4	961-1300	8	4
976-1150	4	6	4	1301-1640	9	5
1151-1325	4	7	4	1641-2000	10	6
1326-1490	5	7	5	2001-2350	11	7
1491-1675	5	8	5	2351-2700	12	8
1676-1875	5	9	5	Above 2700 add one water closet for each additional 350 females and one lavatory for each additional 500 females.		
1876-2075	6	9	6			
2076-2250	6	10	6			
2251-2475	6	11	6			
2476-2700	6	12	7			

Above 2700 add 1 water closet and 1 lavatory for each additional 500 males and 1 urinal for each additional 300 males.

Urinals: See Footnote 3.

(1) Drinking fountains shall be provided at a ratio of 1 for each 200 persons up to 800 total number of persons, over 800 to be considered a special problem and design is to be submitted for approval.

(2) The occupancy control of drive-in theatres shall be based on 3 persons per parking space.

(See Footnote 12).

(d) **FOOD AND DRINK – NO ALCOHOL:** Minimum fixture requirements where food and drink, but no alcoholic beverages, are served and consumed on the premises such as juice bars with no seats, barbeque stands, drive-in stands, cafeterias, counter service, private clubs and similar establishments shall be as follows:

No. of Males	MALES			No. of Females	FEMALES	
	Water Closets	Urinals	Lava-tories		Water Closets	Lava-tories
1-62	1	1	1	1-30	1	1
63-98	2	1	1	31-62	2	1
99-138	2	2	2	63-98	3	1
139-181	2	3	2	99-138	4	2
182-226	3	3	2	139-181	5	2
227-272	3	4	3	182-226	6	2
273-320	3	5	3	227-272	7	3
321-369	4	5	3	273-320	8	3
370-420	4	6	4	321-369	9	3
				370-420	10	4

Urinals: See Footnote 3.

(1) See Footnote No. 10 for bar space.

(2) Curb service to be based on a minimum of one person per 100 sq. ft. of parking area.

(3) Public food service establishments that offer only a take-out service will not be required to provide guest toilets and will be required to provide only one employee's toilet under the following conditions:

(aa) The number of employees does not exceed nine expected to be present at one time.

(bb) The establishment does not allow consumption of food on the licensed premises or provide equipment such as table, chairs, benches, counters, etc. as a convenience for patrons to consume food on the licensed premises.

(See Footnote 12).

(e) **FOOD AND DRINK – ALCOHOLIC BEVERAGES:** Minimum fixture requirements where food and drink and alcoholic beverages are or may be served and consumed on the premises such as restaurants, bowling alleys, beer and liquor bar, private clubs, night clubs and similar eating and drinking establishments shall be as follows:

No. of Males	MALES			No. of Females	FEMALES	
	Water Closets	Urinals	Lava-tories		Water Closets	Lava-tories
1-42	1	1	1	1-20	1	1
43-65	2	1	1	21-42	2	1
66-90	2	2	2	43-65	3	1
91-117	2	3	2	66-90	4	2
118-147	3	3	2	91-117	5	2
148-178	3	4	3	118-147	6	2
179-212	3	5	3	148-178	7	3
213-247	4	5	3	179-212	8	3
248-282	4	6	4	213-247	9	3
283-317	4	7	4	248-282	10	4
318-352	5	7	5	283-317	12	4
353-390	5	8	5	318-352	12	5
				353-390	13	5

Urinals: See Footnote 3.

(1) See Footnote 12.

(2) See Footnote No. 10 for bar space.

(3) Public food service establishments that offer only a take-out service will not be required to provide guest toilets and will be required to provide only one employee's toilet under the following conditions:

(aa) The number of employees does not exceed nine expected to be present at one time.

(bb) The establishment does not allow consumption of food on the licensed premises or provide equipment such as table, chairs, benches, counters, etc. as a convenience for patrons to consume food on the licensed premises.

(f) **SCHOOLS:** Minimum fixture requirements for schools and similar Group C Occupancies shall be as follows:

KINDERGARTEN THROUGH 2nd GRADE

MALES			FEMALES		
Water Closets	Urinals	Lavatories	Drinking Fountains	Water Closets	Lavatories
1 per 30 males		1 per 30 males (28" rim height)	One in each classroom	1 per 30 females	1 per 30 females

3rd THROUGH 6th GRADE

1 per 75 males	1 per 30 males	1 for each 50 males, minimum of one. (28" rim)	1 per 75 pupils and a minimum of 1 per floor and a Minimum of 1 accessible to the playground area. (28" height)	1 per 35 females	per 50 females
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7th THROUGH 12th GRADE

1 per 75 males	1 per 30 males	1 per 50 males, minimum of one. (30" rim height)	1 per 75 total pupil and a mini- mum of 1 per floor and one accessible to the playground area. (36" height)	1 per 45 females	1 per 50 females
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(1) There shall be one water closet, one lavatory and one drinking fountain in each room except where common toilet rooms are provided. (See Footnote 12.)

(2) Showers shall be provided wherever there is a gymnasium at a rate of one for each 5 boys and one for each 4 girls, based on the maximum number that can use the facilities. (The number of each sex to be provided for, may be calculated on the number of classrooms multiplied by 2.5 or the known total number of pupils boys and girls divided by 12.)

I example school has 16 classrooms.
 $16 \times 2.5 = 40$ of each sex to be provided for.
 hence $40 \div 5 = 8$ showers for the boys
 $40 \div 4 = 10$ showers for the girls

II example total school enrollment - 480 pupils
 $480 \div 12 = 40$ of each sex to be provided for
 $40 \div 5 = 8$ showers for the boys
 $40 \div 4 = 10$ showers for the girls

(3) Toilets should be accessible from the playground as well as from inside the building.

(g) **DAY NURSERIES:** Minimum fixture requirements for day nurseries shall be as follows:

Total No. of Children	Water Closets	Lavatories	Bathtubs or Showers	Drinking Fountains
Day Care				
1-10	1	1	1	1 for each 50.
11-15	1	2	1	Minimum of 2; 1 in-
16-30	2	3	2	side building and
31-50	3	4	2	one on playground.

Night Care

1-8	1	1	1
9-18	2	2	2
19-30	3	3	3
31-50	4	4	3

(1) Toilets shall be accessible from the playground as well as from inside building.

(h) **PLACES OF DETENTION:** Minimum fixture requirements for places of detention and similar Group D, Division 1 Occupancies shall be as follows:

(1) Fixture requirements in places of detention are special requirements and plans for proposed installation shall be submitted to the Plumbing Official for approval. (See Footnote 12.)

(i) **HOSPITALS:** Minimum fixture requirements for hospitals and similar Group D, Division 2 Occupancies shall be as follows:

No. of Males	MALES				No. of Females	FEMALES		
	Water Closets	Urinals	Lavatories	Bed Pan Washers		Water Closets	Lavatories	Bed Pan Washers
1-25	1	1	1	1	1-20	1	1	1
26-40	2	1	2	1	21-40	2	2	1
41-55	2	2	2	2	41-60	3	3	2
56-70	3	2	3	2	61-90	4	4	2
71-85	3	3	3	3	91-130	5	5	3
86-100	4	4	4	4	131-170	6	6	3
101-130	4	4	4	4	171-210	7	7	4
above 130	1 per 60	1 per 60	1 per 60	1 per 60		1 per 40	1 per 40	1 per 40

(1) Other requirements, such as sterilizers, slop sinks, special fixtures, etc., shall be special problems, and shall be submitted to the Plumbing Official for approval. (See Footnote 12.)

(2) See schedule for "Places of Employment" for employees facilities.

(j) **FILLING STATIONS:** Minimum fixture requirements for filling stations shall be as follows:

MALES		FEMALES	
Water Closets	Lavatories	Water Closets	Lavatories
1	1	1	1

(1) Grease and oil interceptors shall be provided as set forth in Sub-section 4612.3 herein and such interceptors shall have a basket-type floor drain and a trap.

(See Footnote 12.)

(k) **RESIDENCES:** Minimum fixture requirements for single family residences, duplexes, and apartments shall be as follows:

- (1) One water closet per dwelling unit.
- (2) One lavatory per dwelling unit.
- (3) One tub or shower per dwelling unit.
- (4) One kitchen sink per dwelling unit.
- (5) One laundry tub or washing machine per dwelling unit.

(See Footnotes No. 1 and 13.)

(1) **ROOMING AND BOARDING HOUSES:** Minimum fixture requirements for rooming and boarding houses shall be as follows:

No. of Males	MALES				No. of Females	FEMALES	
	Water Closets	Urinals	Lavatories	Tub or Shower		Water Closets	Lavatories
1-11	1	1	1	1	1-11	1	1
12-18	2	1	2	2	12-18	2	2
19-26	3	1	3	3	19-26	3	3
27-33	4	1	4	4	27-33	4	4
34-41	5	1	5	5	34-41	5	5
42-48	5	2	6	6	42-48	6	6
49-56	6	2	7	7	49-56	7	7
57-63	7	2	8	8	57-63	8	8
64-71	7	3	9	9	64-71	9	9
72-78	8	3	10	10	72-78	10	10
79-86	9	3	11	11	79-86	11	11
87-93	10	3	12	12	87-93	12	12
94-101	10	4	13	13	94-101	13	13

- (1) Over five males a urinal is required.
- (2) The above schedule applies for each floor. (See Footnote No. 12.)
- (3) Both hot and cold water shall be supplied to showers, tubs and lavatories.
- (4) Where accommodations exceed 15 persons per floor a service sink is required on each floor.

(m) **DORMITORIES:** Minimum fixture requirements for dormitories shall be as follows:

MALES			FEMALES		
Water Closets	Urinals	Lavatories	Water Closets	Lavatories	Drinking Fountains
1 for the first 10 males. Over 10, 1 for each additional 25 males.	1 for each 25 males, up to 150 males. Over 150 males add 1 for each 50 additional males.	1 for each 12 males up to 75 males. Additional separate dental lavatories should be provided in communal toilet rooms at 20 males.	1 for the first 8 females. Over 8, one for each additional 20 females. See Footnote 12.	1 for each 12 females up to 75 females. Over 75, one for each additional. Separate dental lavatories should be provided in communal toilet rooms at 1 for 20 females.	1 per each 75 persons and a minimum of one per floor and a minimum of 2 per dormitory.

- (1) Bath or shower requirements same as for lavatories.
- (2) For service sink requirements see Footnote No. 9.

(n) **FOOTNOTES:** Footnotes to the preceding Paragraphs:

FOOTNOTES:

- Footnote No. 1 At least one laundry tub or the rough supply and drainage for a clothes washing machine shall be provided for single family and duplex buildings. For apartments houses, one such tub or clothes washing machine for the first five apartments and one such tub or clothes washing machine for each additional 15 apartments shall be required. Such laundry tub or clothes washing machine shall be available to all residents of the building and shall be within a travel distance of not more than 400 feet from an entrance to such building.
- Footnote No. 2 Where the minority sex exceeds 3 persons, separate toilet rooms and facilities shall be provided for each sex. Where there are more than 5 males, a urinal shall be added.
- Footnote No. 3 Female urinals may be substituted for water closets up to one-half of the required number of water closets.
- Footnote No. 4 Wash-up sinks may be substituted for lavatories where type of employment would warrant.
- Footnote No. 5 For factories the above requirements are minimum and may be adjusted upward depending upon the provisions of work periods, and type of operation, when it is considered that these minimum requirements will not provide adequate facilities.
- Footnote No. 6 One drinking fountain shall be provided accessibly within 50 feet of all operational processes and at least 1 drinking fountain for each 75 persons.
- Footnote No. 7 Toilet facilities shall be provided on each floor for each sex using that floor and shall be located to be readily accessible except that in a building where the two lower levels, such as a

first floor and mezzanine or the first floor and second floor where there is no mezzanine, are occupied by a single tenant and the toilet facilities are not for public use. The combined total toilet facilities required for these two levels may be located on either the first or second level. Total facilities accessible only through private offices shall be considered in addition to the above minimum requirements and the personnel occupying such offices may be subtracted from the total employment. EXCEPTION: Toilet facilities for public use in Group A or B Occupancies, restaurants, bars, transportation terminals and similar locations shall be provided on each floor for each sex.

- Footnote No. 8 One drinking fountain shall be provided if there are over 10 employees and 1 drinking fountain for each 75 employees. Such drinking fountains shall be conveniently located and accessible to the offices served. Not to be located in any toilet room or vestibule to a toilet room.
- Footnote No. 9 Where there are 10 offices or rooms or more, and 25 employees or persons, a service sink shall be provided on each floor.
- Footnote No. 10 Seating capacity shall be determined as follows: Restaurants and eat and drink establishments where no alcoholic beverages are served, 30" of counter space and/or 15 square feet of dining room area shall be equal to 1 person. Where alcoholic beverages of any kind are served, 18" of counter or bar space and/or 15 square feet of serving area shall equal 1 person. All toilet rooms shall be of easy and convenient access to both patrons and employees, and shall be located on the same floor with, and under the responsible direction of the management of the premises served; and shall be not over 50 feet along the line of travel from the nearest exit to the dining room, bar or food service area except that where such dining room, bar or food service area is incidental to another Occupancy, the limiting travel distance set forth herein may be varied where adequate directional signs from the food or drink service area to the toilets are provided and the toilets are of sufficient and adequate number and are conveniently located to serve the food and drink service area plus the remainder of the floor area on the same floor.
- Footnote No.11 Passenger terminals, such as railroad, bus or airline terminals are not included in this classification. Such establishments are special problems and shall be submitted to the Plumbing Official for approval.
- Footnote No. 12 Hotels, places of public assembly, public toilet rooms, places of employment, stores, hospitals, convalescent homes, schools, dormitories, day nurseries, rooming houses, filling stations, places of detention, community toilets and all locations that may be classed as other than private residential or private apartments shall have water closet bowls of an elongated type and equipped with open-front seats.
- Footnote No. 13 All calculations shall be on the basis of equal numbers of male and female where sanitary facilities are required for both sexes.

4613.20 TRASH CHUTES, LINEN CHUTES AND TRASH ROOMS:

(a) Sprinkler heads shall be required as set forth in Sub-section 3801.1 and water supply shall be as set forth in Section 4614 except that, where no other automatic sprinklers are required or provided in the building, such sprinklers may be connected to the domestic supply.

(b) A three-fourths inch hose bib with syphon breaker shall be provided in or near each trash room or garbage room supplied by a chute.

(c) A floor drain shall be provided in each linen room supplied by a chute and/or in which sprinklers are provided.

(d) A floor drain shall be provided in every trash or garbage room exceeding 15 square feet in area where such room is used for collection or compacting and in every trash, garbage or linen room served by a fire sprinkler.

(e) All garbage or trash chutes shall be supplied with a flushing ring.

4614 WATER SUPPLY AND DISTRIBUTION

4614.1 QUALITY OF WATER SUPPLY: (a) PUBLIC WATER SERVICE REQUIRED: All premises intended for human habitation or occupancy, including but not limited to establishments to be used for household, domestic, food processing, food handling, restaurant, dairy or bottling purposes, public buildings and places of assembly or other establishments, where a water supply is or may be used for human consumption, shall be supplied from the approved public water mains, where such mains are available. Where a water supply is not available from approved public water mains such premises shall be supplied with potable water (as herein defined) from a privately-owned well or other source which has been properly approved by the authorities having jurisdiction.

(b) **APPROVAL:** No water supply of a non-potable nature shall be used for commercial or industrial purposes unless such use and the source of supply has first been approved by the Florida Department of Health and Rehabilitation Services, Division of Health and Plumbing Official and/or other authority having jurisdiction.

(c) **ACCEPTABLE SOURCES:** Where a public supply of potable water is not available, the requirements of the Florida Department of Health and Rehabilitation Services, Division of Health shall be satisfied.

4614.2 WATER SUPPLY MANDATORY: Every building in which plumbing fixtures are installed and are for human occupancy or habitation shall be provided with an ample supply or pure and wholesome water.

4614.3 PROTECTION OF POTABLE WATER SUPPLY: (a) WATER DISCHARGE OUTLETS: Potable water supply piping and water discharge outlets shall have backflow prevention devices or similar equipment and shall not be so located as to make possible their submergency in any liquid or substance.

(b) **APPROVAL OF DEVICES: (1)** Before any device for the prevention of backflow or back-siphoning is installed, it shall have first been certified as meeting the requirements of the Standard for Backflow Preventers in Plumbing Systems, ANSI A40.6, as set forth in Section 402 and such certification shall be by a recognized testing laboratory acceptable to the Plumbing Official.

(c) **BACKFLOW: (1)** The water-distributing system shall be protected against backflow.

(2) Every water outlet shall be protected from backflow, preferably by having the outlet end from which the water flows spaced a distance above the floor-level rim of the receptacle into which the water flows sufficient to provide a "minimum required air gap" as defined in the Standard for Air Gaps in Plumbing Systems, ANSI A40.4, as set forth in Section 402.

(3) Where it is not possible to provide a minimum air gap, the water outlet shall be equipped with an accessibly located back flow preventer complying with the Standard for Backflow Preventers in Plumbing Systems, ANSI A40.6, as set forth in Section 402, and such device shall be installed on the discharge side of the last manual or mechanically controlled control valve.

(d) **SPECIAL DEVICES:** Where it is not possible to provide either a minimum air gap or a backflow preventer, as may be the case in connection with cooling jackets, condensers or other industrial or special appliances, the Plumbing Official shall require other approved means of protection.

(e) **HOSE CONNECTED FAUCETS:** Except as otherwise specifically set forth herein, every water outlet threaded for a hose attachment, except for hose attachments used for automatic clothes washing machines only, shall be provided with a back-flow preventor securely attached to the body of the faucet.

4614.4 VACUUM BREAKERS AND AIR GAPS: (a) FLUSHOMETER:

(1) Flushometer shall be equipped with an approved vacuum breaker.

(2) The vacuum breaker shall be installed on the discharge side of the flushing valve with the critical level at least one inch above the top of any fixture or appliance with integral waterway except such fixtures as conform to the Standard ANSI A40.4, as set forth in Section 402.

(b) **FLUSHING TANKS:** Flushing tanks shall be equipped with an approved ball-cock. The ball-cock shall be installed with the critical level of the vacuum breaker at least one inch above the full opening of the overflow pipe. In cases where the ball-cock has no hush tube, the bottom of the water supply inlet shall be installed one inch above the full opening of the overflow pipe.

(c) **LAWN SPRINKLERS:** Lawn sprinkler systems using potable water shall be equipped with an approved backflow preventer on the discharge side of each valve. The backflow preventer shall be at least six inches above the highest head, and at no time less than six inches above the surrounding ground.

(d) **VALVE OUTLET:** The hot and cold water supply to fixtures with hose attachments, and other appliances physically connected to a water supply system, shall be protected from backflow, back-siphonage and back pressure. Where hot and cold water valves are connected to supply tempered water to another valve for use in fixtures such as bed pan washers, bidets and needle showers, check valves or combined valve and check devices shall be provided to prevent the cross flow of water in the water distributing system.

4614.5 WATER SERVICE PIPE: (a) The water-service pipe may be placed in the same trench with the building drain and building sewer provided the following conditions are satisfied:

- (1) The water-service pipe and all other pipe or piping or conduit, shall be placed on a solid shelf excavated at one side of the common trench, above the sanitary sewer line, with a minimum of ten inches between pipes or conduits.
- (2) The number of joints in the service pipe shall be kept to a minimum.
- (3) The materials and joints of sewer and water-service pipe shall be installed in such manner and shall possess the necessary strength

and durability to prevent the escape of solids, liquids, and gases, therefrom, under all known adverse conditions such as corrosion, strains due to temperature changes, settlement, vibrations and superimposed loads.

(b) STOP-AND-WASTE VALVE COMBINATION: Combination stop-and-waste valves and cocks shall not be installed in an underground service pipe.

(c) PRIVATE WATER SUPPLY: No private water supply shall be interconnected with any public water supply.

4614.6 WATER PUMPING AND STORAGE EQUIPMENT: (a) PUMPS AND OTHER APPLIANCES: Water pumps, tanks, filters, softeners, and all other appliances and devices shall be protected against contamination.

(b) WATER-SUPPLY TANKS: Potable-water-supply tanks shall be properly covered and screened to prevent the entrance of foreign material or insects into the water supply. Soil or drainage lines shall not pass directly over such tanks.

(c) CLEANING, PAINTING, REPAIRING WATER TANKS: A potable-water-supply tank used for domestic purposes shall not be lined, painted, or repaired with any material which will affect either the taste or the potability of the water supply when the tank is returned to service. Tanks shall be disconnected from the system during such operations, to prevent any foreign fluid or substance from entering the distribution piping.

4614.7 WATER-SUPPLY HOUSE TANKS: (a) WHEN REQUIRED: When the water pressure from the community mains during flow is insufficient to supply all fixtures freely and continuously, the rate of supply shall be supplemented by a gravity house tank or booster system.

(b) SURGE TANKS: In any structure that required an auxiliary pump to supplement the available water supply, such pump shall be supplied from a surge tank to be supplied with water from public or private main through a float valve. Upon acceptance by both the local water company and the administrative authority, the requirement for a surge tank may be waived where controlled pumps are provided.

(c) AUXILIARY PRESSURE: SUPPLEMENTARY TANK: (1) If the residual pressure in the system is below the minimum allowable at the highest water outlet when the flow in the system is at peak demand, an automatically controlled pressure tank or gravity tank shall be installed, of sufficient capacity to supply sections of the building installation which are too high to be supplied directly from the public water mains.

(2) Low Pressure Cut-Off: When a booster pump is used on an auxiliary pressure system and the possibility exists that a pressure of five pounds per square inch or less may occur on the suction side of the pump, a low pressure cut-off shall be installed on the booster pump to prevent the creation of negative pressure on the suction side of the water system.

(3) Similar arrangements may be provided with the approval of the Plumbing Official.

(d) SUPPORT: All water-supply tanks shall be supported in accordance with the building code or other regulations which apply.

(e) OVERFLOW FOR WATER-SUPPLY TANKS: Overflow pipes for gravity tanks shall discharge to an approved point of disposal.

Rain water gutters discharging into a street gutter are not considered approved points of disposal. Adequate overflow pipes properly screened against the entrance of insects and vermin shall be provided.

(f) HOUSE TANK SUPPLY: The water-supply inlet within the house tank shall be at an elevation not less than is required for an air gap in an open tank with overflow, but in no case shall the elevation be less than four inches above the overflow. If a drop pipe is added to the ball cock or filling device an air inlet shall be inserted in the drop pipe at least two inches above the overflow.

(g) DRAINS: Water-supply tanks shall be provided with valved drain lines located at their lowest point and discharged as an indirect waste or as required for overflow pipes in paragraph 4614.7 (e).

(h) SIZE OF OVERFLOW: Overflow drain openings for water supply tanks shall be not less than twelve square inches of free opening.

(i) PRESSURE TANKS: Pressure tanks used for supplying water to the domestic water distribution system, combined supply to fire standpipes and domestic water systems, or to supply standpipes for fire equipment only, shall be equipped with an accessible water and pressure gauge.

4614.8 WATER DISTRIBUTION PIPE, TUBING AND FITTINGS: (a)

(1) Materials for water distributing pipes and tubing shall be brass, copper, cast iron water pipe, wrought iron, steel or CPVC plastic with appropriate fittings.

(2) All wrought iron and steel pipe and fittings shall be galvanized (zinc coating).

(3) Copper pipe and tubing below ground shall be Type K or Type L.

(4) Copper pipe and tubing above ground may be Type K, Type L or Type M.

(5) Plastic pipe and fittings may be used for domestic water service only in accordance with Table 46-C.

(b) (1) Pipes conveying fire and domestic water shall not be installed underneath concrete slab on the ground in any location inside the building walls.

(2) The looping of copper water piping (annealed – “soft tubing”) beneath the ground floor slab will be permitted in single story buildings and the pipe shall be encased in plastic pipe sleeves, its total length to include the turn to above the slab.

(3) Fittings shall not be permitted below the ground floor slab in single-story buildings.

(4) The minimum wall thickness of the plastic sleeve shall be $\frac{1}{8}$ inch.

(5) Piping under a slab shall service only a single occupancy.

(6) Such piping and fittings may be installed in concrete trenches with removable covers.

(c) (1) Water service and distribution pipe shall be electrically isolated from all other pipe, conduit, soil pipe, building steel and steel reinforcing except where electric ground is otherwise required by this Code, and shall also be separated from such metallic members and from any other materials of construction where damage by friction and abrasion may be anticipated.

(2) Where dissimilar metals are used in the piping system which are not considered compatible on the electromotive scale, insulating dielectric fittings between the two dissimilar metals shall be provided. Copper adapters or heater tees with brass nipples may be used as connectors to hot water heaters or like equipment (without using the insulating dielectric fittings required in this section).

(d) (1) Domestic cold water piping placed above a roof or within 10 inches above a roof shall be suitably insulated with approved materials.

(2) Hot and cold water piping, underground or within partitions, shall be separated and not physically connected.

4614.9 PLASTIC PIPE AND FITTINGS PRESSURE RATED FOR WATER SERVICE PIPE: (a) In Table 46-C these numbers are listed under "Materials" column which represent the ASTM designation numbers assigned to these materials by the joint ASTM-NSF-PPI committee to assist in quick, easy identification of the materials. The numbers appear as a part of the marking on the pipe and/or tubing. These and no others, are approved.

(b) (1) All plastic pipe and fittings approved in Table 46-C shall be properly marked as specified by their respective Standards.

(2) All material shall be installed as recommended by the manufacturer and/or the Plastic Pipe Institute.

(3) No materials shall be co-mingled within the same system except which are specifically approved in writing by the respective Standards.

(4) All water service piping shall have a minimum working pressure of 160 pounds per square inch, with permanent identification markings. (Schedule 40)

(5) All plastic water service piping shall have a minimum cover of 12 inches of backfill.

(c) No existing metallic water service piping used for electrical grounding shall be replaced with non-metallic pipe or tubing until other grounding means are provided which are satisfactory to the proper administering authority having jurisdiction.

4614.10 ALLOWANCE FOR CHARACTER OF WATER: (a) **SELECTION OF MATERIALS:** When selecting the material and size for water-supplying pipe, tubing, or fittings, due consideration shall be given to the action of the water on the interior and of the soil, fill or other material on the exterior of the pipe. No material that would produce toxic conditions in a potable-water-supply system shall be used for piping, tubing or fittings.

(b) **USED PIPING:** No piping material that has been used for other than a potable-water-supply system shall be reused in the potable-water-supply system.

4614.11 WATER SUPPLY CONTROL: (a) Each building shall have a separate water control valve, independent of the meter valve. Each apartment or store in a building shall have a separate independent control valve and individual fixture control valve controlling all the fixtures in such apartment or store, except bathtubs and showers. Main control valves shall be located at or near the foundation line outside the building above the ground or in a separate approved box with cover.

(b) Supply lines taken from pressure or gravity tanks shall be valved at or near the tank. Tanks in connection with a domestic water

system shall have a drain cock installed on the discharge side of such valve.

(c) Each water closet and urinal supply shall have an independent water control valve placed above the floor and all single fixtures or groups of fixtures in hotels, office buildings, hospitals, clinics, places of public assembly and manufacturing plants shall have separate fixture control valves and a single control valve for each group of fixtures in a single room. Each water storage tank shall have a water control valve and draw off valve.

(d) A shut-off valve minimum size three-quarter-inch, shall be provided in the cold water branch line, accessible and adjacent to each water-storage tank of each water heater.

(e) Sillcocks for all Group H Occupancies of more than two units served by a single water service shall be separately and individually valved or otherwise arranged to shut off the supply to the sillcocks without interrupting water supply to the resident units.

4614.12 WATER SUPPLY DISTRIBUTION: (a) WATER-SERVICE PIPE: The water-service pipe from the street main to the water-distribution system for the building shall be of sufficient size to furnish an adequate flow of water to meet the requirements of the building at peak demand, and in no case shall be less than three-quarters-inch nominal diameter. If flushometers or other devices requiring a high rate of water flow are used, the water-service pipe shall be designed to supply this flow.

(b) **DEMAND LOAD:** The demand load in the building water-supply shall be based on the number and kind of fixtures installed and the probable simultaneous use of these fixtures.

4614.13 PROCEDURE IN SIZING THE WATER DISTRIBUTION SYSTEM OF A BUILDING: (a) The sizing of the water distribution system shall conform to good engineering practice.

(b) Methods used to determine the pipe sizes shall be approved by the Plumbing Official and shall be in accordance with the Standards set forth in Section 402 or in the following Tables:

**TABLE 46-Q
MINIMUM WATER PIPE SIZE**

No. of Fixture Units Flush Tank Water Closet		Diameter of Water Pipe		Appr. Pres- sure Loss Meter and 100' of Pipe	No. of Fixture Units Flush Valve Water Closet	
Copper	Galv.	Inches	Inches		Copper	Galv.
*	*					
18	--	¾	¾	30	--	--
--	15	¾	¾	30	--	--
19-55	--	1	1	30	--	--
--	16-36	1	1	30	--	--
--	--	1	1	30	9	--
56-85	--	1¼	1	30	--	--
--	37-67	1¼	1	30	--	--
--	--	1¼	1	30	10-20	--
--	--	1¼	1	30	--	14
86-225	--	1½	1½	30	--	--
--	68-175	1½	1½	30	--	--
--	--	1½	1½	30	21-77	--
--	--	1½	1½	30	--	15-52

**TABLE 46-Q
MINIMUM WATER PIPE SIZE**

No. of Fixture Units Flush Tank Water Closet		Diameter of Water Pipe	Recom- mended Meter Size	Appr. Pres- sure Loss Meter and 100' of Pipe	No. of Fixture Units Flush Valve Water Closet	
Copper	Galv.	Inches	Inches	p.s.i.	Copper	Galv.
226-350	--	2	1½	30	--	--
--	176-290	2	1½	30	--	--
--	--	2	1½	30	78-175	--
--	--	2	1½	30	--	53-122
351-550	--	2	2	30	--	--
--	291-450	2	2	30	--	--
--	--	2	2	30	176-315	--
--	--	2	2	30	--	123-227
551-640	--	2½	2	30	--	--
--	451-580	2½	2	30	--	--
--	--	2½	2	30	316-392	--
--	--	2½	2	30	--	228-343
641-1340	--	3	3	22	--	--
--	581-1125	3	3	22	--	--
--	--	3	3	22	393-940	--
--	--	3	3	22	--	344-785

NOTE: This table is applicable to only the most favorable conditions, where water main pressure does not fall below 50 p.s.i. at any time.

In general for 3- or 4-story buildings, or where main pressure falls below 50 p.s.i., the next larger size group should be used.

Where conditions do not conform to the above table, the provisions of BMS-66 National Bureau of Standards publications shall apply.

Minimum water service shall be ¾" to the control valve.

* ½" water piping distribution may be used to service not more than 2 fixtures from a ¾" water service (Reference Section 4614.13)

**TABLE 46-R
RATE OF FLOW AND REQUIRED PRESSURE DURING FLOW
FOR DIFFERENT FIXTURES**

Fixture	Flow Pressure ^a p.s.i.	Flow Rate gpm
Ordinary basin faucet _____	8	3.0
Self-closing basin faucet _____	12	2.5
Sink faucet - ¾ inch _____	10	4.5
Sink faucet - ½ inch _____	5	4.5
Bathtub faucet _____	5	6.0
Laundry tub cock - ½ inch _____	5	5.0
Shower _____	12	5.0
Ball-cock for closet _____	15	3.0
Flush valve for closet _____	10-20	15-40 ^b
Flush valve for urinal _____	15	15.0
Garden hose, 50 ft. and sill cock _____	30	5.0

^aFlow pressure is the pressure in the pipe at the entrance to the particular fixture considered.

^bWide range due to variation in design and type of flush-valve closets.

4614.13 SIZE OF FIXTURE SUPPLY: The minimum size of a fixture-supply pipe from the riser or main to the wall opening shall be as follows:

Type of Fixture or Device	Pipe Size (Inches)
Bath tubs _____	½
Combination sink and tray _____	½
Drinking fountain _____	¾

Type of Fixture or Device	Pipe Size (Inches)	
Dishwasher (Domestic)	½	
Hot water heaters	¾	
Kitchen sink, residential	½	
Kitchen sink, commercial (over one compartment)	¾	
Lavatory	½	
Laundry tray, 1, 2 or 3, compartments	½	
Shower (single head)	½	Minimum
Sinks (service, slop)	½	
Sinks flushing rim	1	
Urinal (flush tank)	½	
Urinal (direct flush valve)	¾	
Water closet (tank type)	½	
Water closet (flush valve type)	1	
Hose bibbs	¾	

A group of not more than two fixtures shall be connected to a half-inch, cold water supply.

4614.14 MINIMUM PRESSURE: Minimum, fairly constant, service pressure, at the point of outlet discharge shall be not less than 8 psi for all fixtures except for direct flush valves, for which it shall be not less than 15 psi, and except where special equipment is used requiring higher pressure. In determining the minimum pressure, allowance shall be made for the pressure drop due to friction loss in the piping system during maximum demand periods as well as head, meter, and other losses in the system.

4614.15 VARIABLE STREET PRESSURES: When the street main has a wide fluctuation in pressure during the day, the water distribution system shall be designed for minimum pressure available.

4614.16 HAZARD AND NOISE: Water pipe installations shall be adequately protected from water hammer by use of air chambers or other approval devices. Air chambers shall be installed in such manner that will permit draining without disconnecting fixture supply. Air chambers or shock absorbers shall be installed and air chambers shall be not less in volume than a 12-inch length of pipe one size larger than the pipe it serves.

4614.17 HOT-WATER DISTRIBUTION: The sizing of the hot-water distribution piping shall conform to good engineering practice.

4614.18 SAFETY DEVICES: (a) PRESSURE-RELIEF VALVE: Pressure-relief valves shall be installed for all equipment used for heating or storage of hot water. The rate of discharge of such a valve shall limit the pressure rise for any given heat input within ten percent of the pressure at which the valve is set to open.

(b) TEMPERATURE RELIEF VALVES: Temperature relief valves shall be installed for equipment used for the heating or storage of domestic hot water. Each temperature relief valve shall be of the reseating type and be rated as to its BTU capacity. In all cases the BTU rating of the temperature relief valve shall be greater than the BTU input rating of the appliance. (See Table 46-S).

(c) APPROVALS: Combination pressure and temperature relief valves separate pressure and temperature relief valves, which have been tested and approved by, or meet the specification requirements of, the American Gas Association, A.S.M.E., or other recognized approval authorities, shall be considered acceptable.

(d) RELIEF-VALVE LOCATION: (1) Combination pressure and temperature valves, or temperature relief valves, shall be installed so that the temperature sensing element is immersed in the hottest water within the top six inches of the tank.

(d) **RELIEF-VALVE LOCATION:** (1) Combination pressure and temperature valves, or temperature relief valves, shall be installed so that the temperature sensing element is immersed in the hottest water within the top six inches of the tank.

(2) Pressure-relief valves may be located adjacent to the equipment they serve.

(3) There shall be no check-valve or shut-off valve between a relief-valve and the heater or tank for which it is installed.

(e) **RELIEF OUTLET WASTES:** (1) The outlet of a pressure, temperature, or other relief valve shall not be connected to the drainage system as a direct waste.

(2) The valve discharge outlet pipe shall not be smaller than the valve to which it is connected.

(3) The outlet pipe shall not be trapped and shall be installed to drain dry.

(f) **DRIPS – LOCATION FOR BUILDINGS:** Each temperature and pressure relief valve or combination thereof shall be provided with a drip pipe connected to the valve discharge outlet. Drip pipes shall discharge as follows:

(1) For hot water storage tanks placed above the roof: as in (2) and (3) or upon the roof.

(2) In cases where a building covers an entire lot: to any suitable plumbing fixture or floor drain terminating above the floor level except a water closet, urinal, bidet, bath or shower.

(3) In all other buildings except those described in the foregoing: to an observable point outside a building. The terminus of all drip pipes shall be without a thread. Where terminated outside a building; pointing down to within six inches of ground level.

(g) **RELIEF VALVE DISCHARGE PIPING:** Relief valve discharge pipe shall be sized for capacity, length, and connection size of the valve to be installed and shall not be smaller than the valve outlet connection. The size of the manifold pipe shall be determined by the cumulative B.T.U. total of the appliances served thereby. Relief valve discharge pipe shall be sized as follows:

Up to	69,000 B.T.U.	¾ inch ID
Above	69,000 to 127,000 B.T.U.	½ inch ID
Above	127,000 to 340,000 B.T.U.	¾ inch ID
Above	340,000 to 600,000 B.T.U.	1 inch ID

This table shall apply to single or manifold pipe and the length of the piping shall be considered. Reducers shall be with smooth transition and without abrupt shoulders.

4614.19 STORAGE TANKS: (a) APPLICABLE REQUIREMENTS: All storage tanks for domestic hot water shall meet the applicable A.S.M.E. and listed requirements of Table 46-C.

(b) **MARKING:** Any tank hereafter installed for the storage of domestic hot water shall have clearly and indelibly stamped in the metal of the tank, or marked upon a plate welded thereto, or otherwise permanently affixed, the maximum allowable working pressure and the hydrostatic test pressure which the tank is designed to withstand, and the year of manufacture. Such marking shall be placed in an accessible position so inspection and reinspection shall be readily accomplished.

(c) **MINIMUM PRESSURES:** The minimum hydrostatic test pressure shall be 300 lbs. per square inch and the working pressure shall be not more than 42½ per cent of the indicated hydrostatic test pressure.

(d) **DRAIN COCK:** All storage tanks shall be equipped with adequate accessible drain cocks.

(e) **LINE VLAVES:** Valves in the water-supply distribution system, including hot water heaters and group shut-off valves, except those immediately controlling one fixture supply, when fully opened shall have a cross-sectional area of the smallest orifice or opening through which the water flows at least equal to 80 percent of the cross-sectional area of the nominal size of the pipe in which the valve is installed.

(f) **WATER USED FOR PROCESSING:** Water used for cooling of equipment or similar purposes shall not be returned to the potable-water distributing system. When permitted, the waste water shall be discharged through an indirect waste pipe or air gap to the drainage system or other approved point of disposal.

4614.20 ELECTRICAL GROUND: There shall be a water pipe of three-fourth-inch minimum size, connected to the cold water system, stubbed out into each meter room for the purpose of grounding electrical service equipment.

4615 SEPTIC TANKS AND DRAINFIELDS

4615.1 (a) SEPTIC TANKS AND DRAINFIELDS: All septic tanks and drainfields shall be designed in accordance with the requirements of and approved by the Broward County Health Department, Florida Department of Health and Rehabilitative Services.

(b) For residences, a minimum area of 300 square feet per bedroom of suitable, unobstructed land shall be available for the individual sewage disposal system in addition to that required for the building and for property line clearances.

(c) For establishments other than residences, an area equal to 100 percent of the required initial absorption area shall be available for expansion, maintenance and replacement of the absorption system and both the initial and expansion absorption areas shall have the distance separations from the building, other facilities and property lines as set forth in this code.

(d) When an approved sanitary sewer is made available and operative in a public right-of-way or easement abutting the property, any existing individual sewage disposal system, device or equipment shall, within 90 days, be abandoned and the sewage wastes from the residence or building discharged to the sanitary sewer through a properly constructed house sewer.

(e) All septic tanks which are to be abandoned for any reason shall be completely pumped out and holes knocked in the bottom. The tank shall be filled with sand or other approved material.

(f) Garbage wastes from food waste grinders may be discharged to household septic tanks receiving sewage waste and shall not be discharged to grease or laundry wastes interceptors.

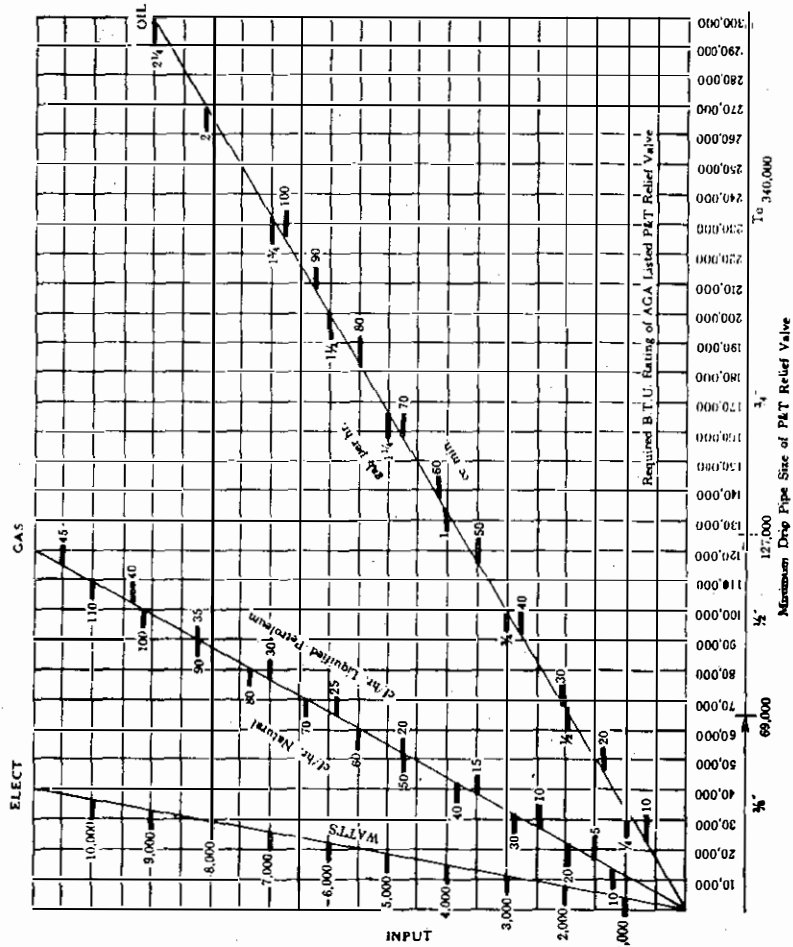
(g) (1) Effluent or drainage from a home washing machine may be disposed of by discharge into the septic tank or by discharge into separate interceptor having minimum capacity of 225 gallons, baffled and vented, and provided with absorption field having a minimum area of 100 square feet for two bedroom residences with an increase of 25 square feet for each additional bedroom.

(2) No reduction in required septic tank capacity or drainfield area for septic tanks system shall be made when separate disposal is used for laundry wastes.

(h) House drains installed in connection with new construction where waste disposal is to a septic tank shall be as follows:

(1) If a building site is served by both street and utility easement or alley 12 feet or more in width, the house drains shall be installed to extend from either side of the building.

TABLE 46-S



(2) Where no utility easement or alley 12 feet or more in width exists, the house drain shall extend from the front street side of the building, or from either side thereof.

(3) Where buildings are so located as to provide no side yards and no utility easement or alley 12 feet or more in width exists, the house drain shall extend from the front street side of the building.

(4) Where buildings are so located as to provide no side yards and utility easement or alley 12 feet or more in width does exist the administrative authority shall determine and establish the location of the house drain, to either the front or the rear of the building.

4615.2 PERMITS: (a) Septic tanks and drainfields shall not be con-

structed, installed or altered until a permit for such proposed work has been obtained from the enforcing authority.

(b) For septic tanks over 1200 gallon capacity, plans and specifications shall be first submitted to the Florida Department of Health and Rehabilitation Services, Division of Health for approval and such approval together with plans shall be then submitted to the Plumbing Official for approval and a permit issued before construction work is commenced.

4615.3 UNLAWFUL TO SELL: No person, firm or corporation shall install, contract for, sell, manufacture or offer for sale within the area of jurisdiction of this code, any septic tank, liquid waste collection or disposal system, sewage treatment system or similar device, including chemical additives, which does not conform to the requirements of the Florida Department of Pollution Control, and which has not received prior approval therefrom from the Florida Department of Pollution Control, and the Plumbing Official.

4615.4 FACTORS COVERING THE TYPE AND METHOD OF DISPOSAL OF SEWAGE AND LIQUID WASTE: (a) The construction and/or installation of sewage and/or liquid waste disposal systems shall be based on the governing factors set forth herein.

(b) Where a public sewer exists, factors governing shall include:

- (1) The character and quality of sewage and/or liquid waste.
- (2) The availability of a public sewer.
- (3) The design or unused flow capacity of the available public sewer as set forth in Sub-sections 4605.2 and 4605.4.
- (4) For rainwater disposal Sub-sections 4605.2, 4605.4 and 4611.4.
- (5) The design or unused flow capacity of the existing plumbing system; whether such system is capable of accommodating the load as determined by the Plumbing Official and as otherwise limited by this Code.

(c) Where no public sewer exists or where a public sewer or plumbing system is inaccessible or is not capable of accommodating an added load, governing factors shall include:

- (1) The character and quality of sewage and/or liquid waste.
- (2) Location of the disposal system.
- (3) Soil Porosity.
- (4) Underground water level.
- (5) Underground potable water.
- (6) Chloride content of underground water.
- (7) For rainwater disposal see Section 4611.
- (8) The design and unused flow capacity of the existing plumbing system; whether such system is capable of accommodating the proposed load as determined by the Plumbing Official and as otherwise limited by this Code.

(9) Elevation of ground level.

(10) Where floor criteria elevation is established by the administrative authority, the invert of any drain tile shall be not more than 24 inches below the flood criteria elevation.

4615.5 SEPTIC TANKS: (a) The minimum effective capacity of any septic tank installation shall be 750 gallons to receive not more than 450 gallons per day, but not less than otherwise set forth herein.

(b) The minimum effective capacity of septic tanks for sewage flows greater than 450 gallons and up to 900 gallons per day shall equal the estimated daily flow plus 300 gallons sludge storage volume.

(c) The minimum effective capacity of septic tanks for sewage flow exceeding 990 gallons per day shall be considered special problems and treatment process and disposal shall comply with the requirements and be as approved by the Florida Department of Pollution Control.

TABLE OF FLOW DETERMINATION

TYPE OF ESTABLISHMENT	GALLONS PER PERSON PER DAY	TYPE OF ESTABLISHMENT	GALLONS PER PERSON PER DAY
Multiple apartments (over 4 units)	75	Dayschools with cafeterias, gyms and showers	**11.5
Rooming houses	40	Dayschools without cafeterias, gyms or showers	** 8.5
Hotels & motels	50		
Restaurants (Toilet & kitchen wastes per meal served)	10		
Bars & cocktail lounges	5	Dayschools with cafeterias but no gyms or showers (quantity to be estimated from number of meals served or 80 percent of enrollment)	** 9.5
Kitchen wastes – restaurants, hotels, boarding houses, etc. (per meal served)	3	Boarding schools	75
Tourist camps or trailer parks	50	Day workers at schools and offices	15
Resort camps (night & day) with limited plumbing	50	Hospitals (per bed)	150-250
Luxury camps	75	Public institutions other than hospitals	75-125
Work or construction camps (semi-permanent)	50	Airports (per passenger)	5
Factories (gal. per person per shift, exclusive of industrial wastes)		Stores – without kitchen wastes (per toilet room)	400
(showers not provided)	15	Service stations (per vehicle served)	10
(showers provided)	35	Bowling alleys (toilet wastes only per lane)	100
Public picnic parks (toilet wastes only)	5		
Public parks, with bath house, showers and flush toilets	10	Stadiums, frontons, ball parks, etc. (per seat)	3
Swimming pools and bathing places	10		
Country clubs per resident member	100	Self-service laundries (toilet waste only per machine)	40
Country clubs per member present	25		
Drive-in theatres (per car space)	5		
Movie theatres, auditoriums, churches (per seat)	3		

(d) The quantity of sewage flow used for the determination of size of disposal facilities shall be not less than set forth in the requirements of the Florida Department of Pollution Control.

** Estimated flow values to be determined and specified by the State Department of Pollution Control.

The above table does not provide for garbage or laundry wastes.

(e) Minimum capacity requirements for septic tanks serving normal residential use other than hotels, apartment houses and rooming houses, shall be as follows based on the number of bedrooms.

TABLE 46-T

BEDROOMS	MINIMUM LIQUID CAPACITY REQUIRED (GALLONS)	INSIDE LENGTH	INSIDE WIDTH	AIR SPACE	LIQUID DEPTH
2 or less	750	7'2"	3'6"	8"	4'
3	900	8'0"	3'9"	8"	4'
4	1050	8'6"	4'2"	8"	4'
5	1200	9'0"	4'6"	8"	4'

Capacities listed in Table 46-T provide for a single system to serve combined household wastes, from all plumbing fixtures and appliances including food waste grinder, dishwasher and automatic clothes washer.

(f) The minimum septic tank capacity for hotels, apartment houses and rooming houses shall be based on 24 hour detention time interval or efficient sedimentation plus sludge storage volume and except as set forth in Paragraph 4615.5 (b) and (c). The number of persons to be served shall be determined from the number of bedrooms on the basis of two persons per bedroom or from the maximum number of persons to be served by the tank whichever may be greater.

(g) Septic tank installations serving schools, hospitals, bathing places, swimming pools, bars, eat and drink establishments and/or other establishments not specifically covered in this Code shall be considered special problems and shall be first submitted to the Florida Department of Pollution Control and to the Plumbing Official for approval before permit is issued.

MINIMUM DISPOSAL FACILITIES – EAT AND DRINK ESTABLISHMENTS

	Up to 25 persons	26 to 50 persons	51 to 100 persons	101 to 150 persons
Liquid capacity of grease trap in gals.	600	750	1200	1600
Capacity of septic tank in gals.	1200	1500	2400	3600
Total daily flow-gals.	1300	2600	4900	7200

The effluent from the grease interceptor shall discharge to the septic tank which is sized to receive combined flow.

Drain field absorption area to be based on percolation rate and total daily flow.

MINIMUM DISPOSAL FACILITIES – BARS

	Up to 25 persons	26 to 50 persons	51 to 100 persons
Septic tank capacity	750 gals.	900 gals.	1200 gals.
Drainfield area based on average conditions	270 sq. ft.	360 sq. ft.	540 sq. ft.

(h) A grease trap is required where food is commercially prepared or served.

(i) The minimum capacity of septic tanks and size of drainfields for stores, factories and places of employment other than residences, bars and/or eat and drink establishments shall be based on the number of persons that could be anticipated to be occupying the building and the quantity of flow per person as required by the Florida Department of Pollution Control. If the occupancy of the building is changed to be occupied by a greater number of persons the septic tank and drainfield shall be provided based on the increased number of persons or as may be determined based on actual water-use record.

MINIMUM DISPOSAL FACILITIES – STORES

	1 Store	2 Stores	3 Stores
Septic tank capacity	750 gals.	1100 gals.	1500 gals.
Drainfield area based on average conditions	270 sq. ft.	480 sq. ft.	720 sq. ft.

(j) Septic tanks shall be rectangular in shape with inside length between two and three times the inside width, or shall be of a shape approved by the Florida Department of Pollution Control

(k) Septic tanks shall be constructed of concrete, either precast or poured-in-place. All concrete used in the construction of septic tanks shall have a strength of not less than 3000 psi in 28 days. Tests to determine water tightness may be required by the Plumbing Official and where required shall be made by filling tank with water to the overflow point at the time of inspection. Metal, block, bricks or sectional tanks of any description are not permitted. The interior wall of septic tanks shall be finished smooth and impervious. Voids, pits, or protuberances on or in the inside walls of septic tanks are prohibited. The Plumbing Official may require that plans for proposed septic tanks bear a statement by a person known by the Plumbing Official to be qualified, as to the character of the soil and the sufficiency of the support for the tank.

(1) Precast concrete septic tanks shall have a minimum wall and bottom thickness of two inches and for tanks exceeding 1200-gallon capacity the minimum concrete cover over the reinforcing shall be not less than 1½ inches. Tops shall have a minimum thickness of three inches, and be reinforced with No. 3 bars set on six-inch centers across the carrying span and 12 inches on centers for temperature reinforcement. Precast tanks shall be sufficiently reinforced to resist cracking during handling or installation with a minimum reinforcement of 6 x 6 10/10 wire mesh or equivalent area. Precast septic tanks shall not be located where vehicular traffic or other overburden loads are anticipated unless a design by a Professional Engineer and construction is provided to support the anticipated loads bearing on the tank. Where support is provided without bearing on the tank, bearing shall be on the soil independent from the septic tank and reinforced as set forth in Sub-section 4611.6.

(m) Cast-in-place septic tanks shall have a minimum wall, floor and lid thickness sufficient to provide 3 inches of concrete cover between the reinforcing and any ground-contact surface and 1½ inches of concrete cover between the reinforcing and any formed wall surface but not less than 4 inches.

(n) Cast-in-place septic tanks subject to overburden loads not in excess of 2 feet of fill and not subject to vehicular loads shall be as follows:
(1) Walls and floors shall be reinforced with No. 4 bars, 6 inches on centers each way with continuity around corners.

(2) Bars shall have the cover set forth in (m) above.

(3) Lids spanning not more than 4 feet 6 inches may be reinforced with No. 4 bars 6 inches on centers short way and No. 3 bars 6 inches on centers long way and such bars shall be located $\frac{3}{4}$ inch from the bottom of the slab.

(o) Cast-in-place septic tanks subject to overburden loads in excess of the loads set forth in Paragraph (n) above shall be designed to support the anticipated load but not less than that of a ten-ton truck and shall have concrete lids of the thickness and reinforcing as set forth in Paragraphs 4611.6 (a) and (b). Traffic lids for cast-in-place septic tanks subject to loads other than those herein described shall, when deemed necessary in the opinion of the Building Official, be designed by a Registered Professional Engineer.

(p) Ventilation of septic tanks and drainpipes shall be provided through septic tank inlet and outlet tees thence through the plumbing system and in no other manner.

(q) All septic tank inlet and outlet tees shall be terra cotta, or concrete with a wall thickness of at least one inch, and a cross-section area not less than the building sewer in connection therewith and not more than two times greater. The outlet invert shall be not less than one inch below the inlet invert nor more than three inches lower than the inlet. Inlet and outlet tees shall be installed at opposite ends of the septic tank and shall be not less than 5 inches above and 18 inches below the liquid level line.

(r) Where the tank is placed under asphalt or concrete paving and for all cast-in-place lids, a manhole located directly above the inlet and outlet tee and having a least dimension of 22 inches shall be provided. Such manholes shall be brought to grade and have cast iron ring and cover.

(s) Septic tanks shall not be located under any building or within five feet thereof, within ten feet of water supply pipe lines, within five feet of property lines other than public streets, within 25 feet of the shore line of open bodies of water, within 50 feet of any private water supply well or within 100 feet of any public water supply well where such private or public well is used for human consumption, bathing or swimming.

(t) Unless otherwise approved by the Building Official, by reason of special design, excavations shall not be made within the angle of pressure as transferred from the base of an existing structure to the sides of an excavation on a 45-degree angle.

(u) Sludge and contents from septic tanks shall not be deposited in any canal, reservoir, bay or other water, nor upon the top of the ground nor buried under the ground and shall be disposed of only by a method approved by the Florida Department of Pollution Control.

4615.6 DRAINFIELDS, GENERAL: (a) The minimum size and capacity of drainfields shall be as set forth and shall also comply with the specific requirements otherwise set forth in this Chapter.

(b) Construction of new drainfields shall be in accordance with rules of the Florida Department of Pollution Control with the exception that the drainfield may be under pavement provided that the absorption area under pavement is increased as follows:

Percolation Rate

0 to 5
5 to 10
10 to 15

Area Increase

10%
17%
25%

(c) Where ground is exceptionally impervious; where the water table is too close to the surface; in an old installation to correct an insanitary condition; or where other exceptional conditions prevail making the installation of a drainfield in accordance with the provisions of this Code impractical, then the Plumbing Official may waive the usual requirements herein and permit the installation of such type of drainfield or substitute therefore as he and the Florida Department of Pollution Control may deem practical.

(d) Any liquid wastes containing material which retards or prevents absorption of drainage in the ground shall be disposed of and treated in a manner acceptable to the Plumbing Official and the Florida Department of Pollution Control.

(e) The drainfield absorption area per bedroom required for single family and duplex residences shall be determined as follows based on percolation rate:

TABLE 46-U

Percolation Rate Time in minutes for water to fall one inch	Absorption area in square feet per bedroom
1 or less	70
2	85
3	100
4	115
5	125
10	165
15	190
Over 15	Unsuitable for absorption field

The absorption area shall not be based on a percolation rate of less than 3 minutes per inch unless substantiated by percolation tests.

(f) Where soil porosity appears to be less than usual, the Plumbing Official may require, when in his opinion it is necessary, a percolation test and/or core boring to be made. The tests will be conducted in accordance with the rules of the Florida Department of Pollution Control and the results of such tests interpreted in accordance with those rules. Results of tests shall be submitted to the Plumbing Official for approval of the facility. The cost of such tests shall be borne by the owner.

(g) (1) Drainfield relays for single family or duplex residences shall comply with the requirements in effect at the time the drainfield being replaced was installed.

Number of Bedrooms	Basic Drainfield Requirement	With Garbage Grinder or Dishwasher
2	100 square feet	140 square feet
3	125 square feet	165 square feet
4	150 square feet	190 square feet
5	175 square feet	215 square feet

(2) Drainfield relays for other than single family and duplex residences and for all commercial occupancies shall be equivalent to the requirements as set forth for new installations.

(h) Drainfields shall comply with the distance separations set forth in Paragraph 4615.5 (s) and as follows:

(1) Minimum distance from a drainfield to a soakage pit shall be ten feet.

(2) Minimum distance from a drainfield to a basement wall or lower terraced area shall be ten feet.

(i) A distribution box shall be required where multiple laterals are provided and boxes shall be of durable material, watertight, of adequate structural strength and sufficient size to accommodate the required number of lateral lines except that where there are only two lateral lines, a Y may be used.

(k) Minimum earth cover over and above tile, block or distributor shall be 10 inches.

(l) The maximum depth of earth cover taken from the invert of the tile, block or distributor shall not exceed 24 inches.

(m) Drainfield materials shall comply with the standards, tests and testing procedure set forth in Sub-section 4615.10.

(n) Drainfield laterals shall slope not more than 5 inches per 100 feet. (This is ½ inch in 10 feet maximum.)

4615.7 RESERVOIR-TYPE DRAINFIELDS: (a) A reservoir-type drainfield having two or more laterals or lines within the width of the trench or bed may be used where constructed as set forth in this Sub-section.

(b) Lateral lines shall be block or cradle units, and shall not be tile.

(c) Block or cradle lines shall comply with Sub-section 4615.8 except as otherwise set forth herein.

(d) The bottom of the bed shall be level or may slope away from the distributor box.

(e) The maximum distance between centers of distribution lines shall not exceed 4 feet.

(f) Distance between side wall of bed and center of outside distribution line shall not exceed 2 feet.

(g) All lateral lines within any reservoir bed shall be the same length.

(h) A tight-jointed pipe, from either the septic tank or the distribution box, shall be laid into the fixed reservoir unit and the pipe mortared closed. The tight-jointed pipe shall enter or connect with the reservoir unit to make usable, without flooding the inlet pipe to the septic tank, the storage capacity used in calculating the required capacity of the reservoir unit. **EXCEPTION:** Officially designated critically low areas.

(i) The joints of reservoir units shall be covered as set forth in Paragraph 4615.8 (h).

(j) The entire area of filter material shall be covered with untreated paper and where sugar sand is to be used for back fill such paper shall be 15-pound asphalt saturated felt.

4615.8 BLOCK OR CRADLE TRENCH DRAINFIELDS: (a) Minimum spacing of block laid in trenches shall be 8 feet center-to-center.

(b) The minimum width of block trench drains shall be 24 inches and the maximum width 48 inches.

(c) The maximum length of a single block drain line shall be 100 feet and where two or more lines are used, the length shall be the same as near as practicable.

(d) The area of the drainfield shall be taken as the length of the trench multiplied by the width of the trench.

(e) Block and cradle units shall have an effective internal cross-section area of not less than 50 square inches.

(f) Where a suitable slot or fixed opening is provided for seepage, block shall be butted to each other. To be suitable, a slot or fixed opening shall be in the bottom of the unit and provide a minimum of 1½ square inches of opening per lineal foot of drain.

(g) Where a suitable slot or fixed opening is not provided, units shall be separated a distance of ¼ inch.

(h) There shall be a layer of minimum 30-pound bituminous saturated paper (or equal) over the space between block and such paper shall be not less than 4 inches wide and of suitable length to cover the top seam and 4 inches down each side; or the joints shall be mortared at the top and 4 inches down each side.

(i) The terminus of a block line shall be sealed by mortar or by mortaring a concrete block across the opening.

(j) No single change of direction of a block line shall exceed 90 degrees.

(k) Washed drainfield rock shall encase the block or cradle units with a minimum depth of 6 inches under the bottom of the units and a minimum depth of 8 inches above the bottom of the units.

4615.9 TILE TRENCH DRAINFIELDS: (a) The minimum spacing of drainfield tile laid in trenches shall be 6 feet center-to-center.

(b) The minimum width of drainfield tile trenches shall be 16 inches and the maximum width shall be 24 inches.

(c) Maximum length of a single tile drainfield lateral line shall be 40 feet.

(d) Each lineal foot of drainfield tile shall be considered as one square foot regardless of width of trench.

(e) Minimum inside diameter of drainfield tile shall be four inches.

(f) Washed drainfield rock shall encase the tile with a minimum depth of 6 inches under the tile and have a total depth of at least 12 inches for the full width of the trench.

(g) There shall be a space of ¾ inch between the ends of tiles.

(h) There shall be a layer of minimum 30-pound bituminous saturated paper (or equal) over the space between tile and such paper shall be not less than 4-inch by 16-inch in size.

4615.10 TESTING AND STANDARDS FOR DRAINFIELD MATERIALS: (a) **DRAINFIELD ROCK:** Rock filler material for use in connection with drainage works as set forth in Paragraph 4615.8 (k) shall be rock, complying with State Road Department Specifications for No. 11 rock which is:

95 to 100% passing 1" sieve.
0 to 30% passing ½" sieve.
0 to 6% passing ⅜" sieve.

(b) FOUR-INCH DRAINTILE: Four-inch dRAINTILE shall conform to the Standard Specifications, ASTM C4, for clay dRAINTILE and to the Standard, ASTM C412, for concrete dRAINTILE, as set forth in Section 402.

(c) RESERVOIR DRAINFIELD UNIT: Reservoir drainfield units shall conform to or exceed the strength requirements of the Standards set forth in Paragraph (b) above.

(d) TESTS AND REPORTS: All persons, firms or corporations selling or offering for sale three-fourths-inch drainfield rock, four-inch dRAINTILE or reservoir drainfield units or components of reservoir drainfield units shall have such tests made as are necessary to maintain product control within the limits set forth above and cause to have not less than one monthly report made to the Plumbing Official by a recognized, qualified and independent testing laboratory stating all test results of the preceding month.

(e) TEST RESULT: Any product, the required monthly reports of which do not show maintenance of minimum product standards as set forth in this Code shall not be approved for use. Any installations made during a period when monthly reports indicate the product fails to comply shall be investigated and representative tests made. If the products in such installation fail to comply, the Plumbing Official shall order removal of the products from the site or redesign based on the qualities indicated by test.

4616 SUPPLY AND DISPOSAL WELLS

4616.1 POTABLE WATER SUPPLY WELLS: **(a)** All premises intended for human habitation or occupancy shall be provided with of supply of pure and wholesome water.

(b) (1) Well casing shall be continuous, of new pipe and shall terminate not less than 20 feet below grade in a suitable aquifer.

(2) Pipe 6 inches or less in diameter shall be galvanized.

(3) Well shall be developed and free of all loose sand and stone.

(d) Draw down shall not be excessive.

(e) A tee, of the same size as the casing, shall be installed on the top of the well to allow for proper inspection, introduction of disinfecting agents, and for measurements of depth and static water level.

(f) A soft seat valve of 200 pounds water test, either spring-loaded or flapper type, shall be installed as close to the well as is practicable. Check valves shall be all brass up to and including two-inch size and for three inches or over may be brass or iron body.

(g) The suction line shall be of a size to furnish water in sufficient volume and adequate pressure.

(h) The suction line from the well to the pump shall be not less than one-inch size, shall pitch toward the well and shall contain no loops or high points. Suction pipe 40 feet or more in length shall be increased to the next pipe size.

(i) A union or slip coupling shall be installed in the suction line just before the pump.

(j) Piping from well pump to hydropneumatic tank or other approved water system pressurizing device shall not be smaller than the discharge outlet size of the pump.

(k) A gate valve, with handle removed, shall be installed in the piping between the pump and tank, where the tank is more than 42-gallon size. All tank installations shall be provided with a minimum ¾-inch valve on the discharge side of such tank.

(l) A hydropneumatic tank or other approved water system pressurizing device shall be of a size to prevent excessive cycling of the pump by providing a draw-down of six gallons of water while maintaining an operating range of 20 to 40 pounds per square inch water pressure.

(1) For a hydropneumatic tank the minimum size for each single family residence shall be 42-gallon capacity.

(2) When the yield or storage capacity of a well is limited, or if additional storage is necessary, hydropneumatic tanks of larger storage capacity may be required.

(m) A pressure switch and air volume control or other approved means of providing a balance of air and water throughout the water supply system shall be adjustable to correspond to the minimum and maximum operating pressures.

(n) The pump and tank system shall be subject to such tests as will effectively disclose all leaks and defects.

(o) The pump and water pressurizing system shall be installed with regard to spacing as to be reasonably accessible for repair.

(p) Wells shall be so located as to be free of danger of contamination from unsafe water supply and shall be at least 50 feet from a septic tank, drain field, soakage pit or discharge well and of sufficient depth to provide pure and wholesome water.

(q) Before a new potable water supply well, or one which has been repaired, is placed in use, it shall be disinfected in accordance with the method approved by the Division of Health having jurisdiction and shall be pumped clear of the disinfecting agent after disinfection has been completed.

(r) A water supply well for domestic purposes shall terminate not less than 20 feet below grade unless a lesser depth is specifically approved by the Division of Health.

(s) The type and capacity of the pump, equipment, suction and pressure lines and tank shall be not less than specified in Table 46-X.

(t) No well shall be located within any building or under the roof or projection of any building or structure; unless specifically approved by the Plumbing Official.

(u) **(1)** A concrete pad, a minimum of four inches thick, shall be poured around the well casing of both driven and drilled wells and shall extend 18 inches on all sides.

(2) Such pad shall be placed immediately below the tee and suction line and the surface shall slope outwardly.

(3) Drilled wells shall be provided with a casing, as set forth in Paragraph 4616.1 (b), and the annular space between the bored hole and the casing shall be filled with concrete.

TABLE 46-X
(Predominately for Flush Tanks)
TANK AND PUMP SIZE REQUIREMENTS

Fixture Units	Supply Required G.P.H.	Diameter of Suction	Diameter Pressure Pipe	Diameter Service Pipe	Size of Tank	H P	Families	Stores	Well Size
23	720	1	¾	¾	42	½	1	--	1½
30	900	1¼	1	1	82	¾	1	--	2
40	200	1¼	1	1	120	¾	1	--	2
11	720	1	¾	¾	42	½	--	1	1½
24	900	1¼	1	¾	82	¾	2	2	2
37	1300	1½	1¼	1	120	¾	3	3	2
45	1500	1½	1¼	1	220	1	4	4	2
53	1650	2	1¼	1¼	220	1	5	5	2
62	1860	2	1¼	1¼	220	1½	6	6	2
71	2130	2	1½	1¼	315	1½	7	7	2½
80	2400	2	2	1½	315	2	8	8	2½
89	2600	2	2	1½	525	2	9	9	2½
98	2700	2	2	1½	525	3	10	10	3

EXCEPTIONS: Variance from the above table may be permitted provided that detailed plans and calculations are submitted to the Plumbing Official for approval. Such calculations shall be based on Table 46-Q and B.M.S. 66 National Bureau of Standards Publication.

46-94

4616.2 WORKING CODE: Any person, firm or corporation submitting application to the Plumbing Official for a plumbing permit for a well installation shall have approval from the Florida Department of Health and Rehabilitation Services, Division of Health showing that all requirements of the Florida Department of Health and Rehabilitation Services, Division of Health have been met. Plumbing permits shall be required before work is started and the permit card shall be displayed on the job at all times.

4616.3 WATER SUPPLY WELLS FOR IRRIGATION AND PRIVATE SWIMMING POOLS: Water supply wells for irrigation purposes and for private swimming pools shall be as set forth in Paragraphs 4616.1 (a), (b), (c), (d), (e), (p), (t), and (u).

4616.4 CLOSED WELL SYSTEMS: (a) Location of air conditioning supply wells shall be as distant as practicable or as necessary from disposal wells to minimize cross-circulation.

(b) Air conditioning supply wells shall be located not less than 25 feet horizontally from a septic tank, drain field or soakage pit.

4616.5 DISPOSAL AND DISCHARGE WELLS: (a) (1) A discharge well shall be drilled to an aquifer yielding water having chloride content of not less than 1500 PPM.

(2) A discharge well for a public swimming pool shall, if such stratum is not available, then be deeper than any supply well in the area.

(3) A discharge well for an area drain, rain water, or roof water disposal shall be preceded by a settling tank of approved design.

(b) Disposal wells shall be approved by the Florida Department of Health and Rehabilitation Services, Division of Health before a permit is issued.

4617 FIRE-EXTINGUISHING APPARATUS

4617.1 Standpipes, yard hydrants and other fire-extinguishing apparatus shall be as set forth in Chapter 38.

4617.2 A permit for a standpipe system shall be required as set forth in Sub-section 4601.5 and inspection shall be as set forth in Sub-section 4601.6.

4617.3 In trash and linen chutes, sprinklers shall be provided as set forth in Sub-section 3801.4 of this Code and an accessible gate-valve shall be provided to control the supply to each riser.

4618 SWIMMING POOLS

Swimming pools shall be installed and maintained as set forth in Chapter 50.

4619 TRAILER COACHES AND TRAILER PARKS

4619.1 GENERAL: (a) The design and installation of toilets and other plumbing facilities within trailer parks for the accommodation, use and parking of independent and dependent trailer coaches, shall be as set forth herein.

(b) Trailers shall not be used for living purposes unless parked at a site approved for that class of trailer.

(c) The owner of a trailer and the owner, operator or lessee of the trailer park shall be responsible for the sanitation of the trailer and the sanitation in connection with such trailer shall be as set forth herein.

4619.2 DEFINITIONS:

BRANCH SERVICE LINE: That portion of the water distributing system extended from the park service main to a trailer site and includes connections, devices and appurtenances.

DEPENDENT TRAILER COACH: Any trailer coach that has a toilet and a bathtub or shower, or any trailer coach which does not provide a plumbing system suitable for connection to the park sewerage system.

INDEPENDENT TRAILER COACH: Any trailer coach that has a toilet and a bathtub or shower. This term shall include mobile homes and travel trailers which are properly in accordance with provisions of Chapter VIII, Florida State Sanitary Code.

PARK SANITARY DRAINAGE SYSTEM: The entire system of drainage piping used to convey sewerage or other wastes from the trailer drain connection to the trailer site trap to a public sewer or private sewage disposal system.

PARK WATER MAIN: That portion of the water distributing system which extends from the street main, water meter, or other source of supply to the branch service lines.

SERVICE CONNECTION: That portion of the water distributing system which extends from the termination of the park branch service line to the inlet fitting at the trailer.

TRAILER: The term TRAILER shall include a mobile home, travel trailer, truck coach and/or any recreation vehicle where such vehicle is used as for a dwelling or sleeping place.

TRAILER COACH: Any vehicle used, or so constructed as to permit its being used, as a conveyance upon the public streets and highways, and constructed in such a manner as will permit occupancy thereof as a dwelling or sleeping place for one or more persons.

TRAILER DRAIN CONNECTION OR HOSE CONNECTION: The removable extension, part of which shall be flexible, connecting the trailer coach outlet to the park sewer inlet.

WATER DISTRIBUTING SYSTEM: All of the water supply piping within a trailer park extending from the main public supply, or other source of supply to, but not including the trailer service system, and shall include branch service lines, fixtures, devices and appurtenances.

TRAILER CAMP: This term shall be used in accordance with the definition contained in Section 513.01, Florida Statutes. The terms trailer park and mobile home park as hereinafter used shall be considered synonymous with trailer camp.

TRAILER COACH SPACE: A plot of ground within a trailer park designated for the accommodation of one trailer coach.

REFUSE: All solid waste except body wastes, including garbage rubbish and ashes.

4619.3 TRAILER PARKS: (a) TRAILER SITES: (1) Trailer sites for

independent trailers shall provide a gas and watertight connection for sewage disposal which shall be connected into an underground sewage collection system as set forth in this section and chapter.

(2) Trailer sites for dependent trailers shall provide public toilet and bath facilities within 200 feet, and as set forth herein.

(3) Where trailer sites are intended and approved for both independent trailers and dependent trailers, such sites shall provide the facilities for both.

(b) SANITARY FACILITIES REQUIRED FOR DEPENDENT TRAILERS: The minimum number of fixtures provided shall be as follows:

Women:	1 water closet for each 15 women	Men:	1 water closet for each 20 men
	1 lavatory for each 20 women		1 lavatory for each 20 men
	1 shower bath for each 20 women		1 shower bath for each 20 men
			1 urinal for each 25 men

For completely sewerer trailer parks, the toilet facilities shall be as follows:

Women:	1 water closet	Men:	1 water closet
	1 lavatory		1 lavatory
	1 shower		1 urinal
			1 shower

for each 100 trailers or fraction thereof.

(c) **REQUIRED LAUNDRY FACILITIES:** For each 25 trailer coach spaces there shall be provided one hot and cold water supply and one drainage outlet. A 2-compartment laundry tray shall be provided for each wringer-type washing machine installed and a minimum of one 2-compartment laundry tray shall be provided where automatic washers are used.

(d) In determining the number of persons, the occupant content of each trailer shall be taken as three persons.

4619.4 PERMIT REQUIRED: (a) It shall be unlawful to construct, enlarge, alter, repair, move, remove or demolish any trailer park plumbing facility without first having filed application and obtained a plumbing permit therefore from the Building Official except that no permit will be necessary for the repair of leaks, unstopping of sewers or waste pipes, repairing faucets or valves or cleaning of a septic tank. Plans and specifications shall be submitted with the application for new facilities or major alterations to existing facilities and such plans and specifications shall be in detail and shall clearly describe the following:

(1) A plan of the park, drawn to scale, indicating the spaces, areas, site or portion of the park for the parking of trailers and designating thereon whether such site is for a dependent or independent trailer or both.

(2) Detailed description, specification and location of the park sewerage and drainage system.

(3) Detailed description, specifications and location of water supply lines and source of water or details of water treatment plant, if independent source is used.

(b) Plans submitted with application for permit shall require approval of the Plumbing Official and/or Florida Department of Health and Rehabilitation Services, Division of Health.

(c) Plumbing required herein shall comply with all applicable plumbing and health ordinances and regulations.

4619.5 MATERIALS: (a) All plumbing materials, fixtures and appliances shall comply with the standards set forth in Table 46-C

(b) All piping material in the park drainage system shall comply with the materials set forth in Sub-section 4604.3 and shall be of not less diameter than set forth in Table 46-Y.

TABLE 46-Y

Size of Soil Pipe (inches) (Based Upon Slope of ¼" per ft.)	Max. No. of Trailers Individually Vented System	Max. No. Trailers Loop or Circuit Vented
3	2	0
4	20	12
5	42	25
6	80	55
8	175	166
10	325	270

4619.6 DRAINAGE INSTALLATION: (a) Each trailer coach shall be considered as 9 fixture units in determining discharge requirements in design of sewage disposal systems.

(b) Branch lines or sewer laterals to individual trailer sites shall be not less than 3 inches in diameter and capped while not in use.

(1) For properly trapped and vented trailers such laterals shall terminate with a sweep into which shall be caulked a 3-inch sanitary tee terminating 4 to 6 inches above grade with a cleanout caulked in the top.

(2) For trailers not properly trapped and vented each sewer lateral shall terminate with a 3-inch P-trap into which shall be caulked a 3-inch sanitary tee the center line of the branch terminating 4 to 6 inches above grade with a cleanout caulked in the top. Such branch line shall not extend more than 15 measured horizontally, from a vented sewer without a re-vent. No trap shall be more than 24 inches below grade.

A vented sewer shall be deemed to mean that it shall be loop or circuit vented and shall be in accordance with Table 46-Y

(c) All vent pipes shall be located at least ten feet from an adjoining property line and shall extend at least ten feet above ground level. All vent pipes shall be strapped and supported by at least the equivalent of 4 inch by 4 inch post securely anchored in the ground. Supports shall be of rot and deterioration resistant material.

(d) To provide the shortest possible trailer drain connection between the trailer outlet and sewer inlet, all sewer laterals shall terminate at least 12 inches outside of the left wheel and within the rear third of the trailer coach.

(e) Cleanouts shall be not less in size than the line they serve, but in no event need they be larger than 6 inches. A cleanout shall be provided at the upper terminal of each park drainage system, and at intervals of not more than 75 feet in straight runs. Cleanouts shall also be located at any point in the line where a deviation occurs in excess of 45 degrees from a straight line. Cleanouts shall be accessible and brought to grade.

(f) Drain connections shall slope continuously downward and form no traps. All pipe joints and connections shall be installed and maintained gas and water tight.

(g) No sewage, waste water, or any other effluent shall be allowed to be deposited on the surface of the ground.

4619.7 WATER DISTRIBUTING SYSTEM: (a) Every trailer site shall be provided with an individual branch service line delivering safe, pure, and potable water. The outlet of the branch service line shall terminate on the same side of the site as the trailer sewer lateral.

(b) Each trailer park water distributing system shall be so designed and maintained as to provide a pressure of not less than 20 p.s.i. at each trailer site under normal operating conditions.

(c) The water distributing system shall be designed as otherwise set forth in this Chapter. The quantity of water required to be supplied to each trailer site shall be as required for nine-fixture units. The minimum size pipe in the water distributing system shall be not less than three-quarter inch in diameter.

(d) When a trailer coach is physically connected to the park distributing system, a separate service shutoff valve and spring-loaded, soft-seat check-valve shall be installed on the branch service line, at or near, the service connection to each trailer.

(e) The service connection shall be not less than ½ inch diameter. Approved flexible tubing is permitted. Fittings at either end shall be of a quick disconnect type not requiring any special tools or knowledge to install or remove. Water supply lines to each trailer site shall have the point of connection with the individual trailer in either a horizontal or downward position.

4619.8 CONNECTIONS TO SERVICE FACILITIES: Trailer drain connections shall be of approved semi-rigid and non-collapsible hose having smooth interior surfaces and not less than three-inch inside diameter. Drain connections shall be equipped with a standard quick disconnect screw or clamp-type fitting, not less in size than the trailer outlet. Drain connections shall be gas tight and no greater in length than necessary to make the connection between the trailer coach outlet and the sewer inlet on the site.

4619.9 MAINTENANCE: All required devices or safeguards shall be maintained in good working order. The owner, operator, or lessee of the trailer park or his designated agent shall be responsible for their maintenance.

4619.10 INSPECTION: (a) The Plumbing Official shall periodically inspect the trailer and trailer park sanitary facilities for compliance with the provisions of this section. A decal or other device indicating approval of the trailer sanitary facilities and connection of each trailer to the park water and sewage system shall be placed on the trailer adjacent to the sanitary connection.

(b) The requirements of this section shall apply to existing trailer and trailer park water and sewage facilities as provided for in Paragraph 4601.1 (d).

(c) Permits shall be secured in accordance with Sub-section 4601.5 for the installation, alteration and repair of any trailer park plumbing facilities.

CHAPTER 47
GAS

4701 GENERAL
4702 STANDARDS
4702 PERMITS
4704 INSPECTION

4701 GENERAL

4701.1 SCOPE: The design, installation, tests and operation of appliances, apparatus, accessory devices and systems using manufactured gas, natural gas, bottle gas or liquefied petroleum gas (L.P.) or mixtures thereof for heat, light and power and the transportation, storage, handling, selling, offering for sale or installing of equipment using such gases shall be as set forth herein.

4701.2 OTHER APPLICABLE REGULATIONS: Persons, firms or corporations engaged in the transporting, storing, handling, selling, offering for sale or installing equipment using liquefied petroleum gas shall comply with Chapter 527, 1969 Florida Statutes and 1970 amendment to Subsection (1) of Section 527.02.

4701.3 ELECTRICAL CONNECTIONS: All electrical connections and wiring shall comply with Chapter 45 herein. Gas piping shall not be used for electrical ground.

4701.4 OCCUPANT HAZARD: Where heat-producing apparatus is installed in locations where the occupants of the space for reasons of age or physical limitations may, in the opinion of the inspection authority, be required to be protected by additional safeguards, controls and devices shall be designed and installed to be inaccessible or inoperative to unauthorized persons and protective guards or screens installed to prevent physical contact with heated parts.

4701.5 PORTABLE APPLIANCES: Only appliances which are fully portable in nature shall be connected with gas hose. Gas hose shall not be used or substituted for required tubing and appliance connectors of flexible metal tubing and fittings. Appliances equipped with a control valve or valves which permit complete shut off of the gas supply shall not be connected with gas hose. This requirement does not apply to hand torches, gas irons and similar equipment. Where a gas-hose connection is made, a gas shut-off valve shall always be provided within convenient reaching distance of the operator, on rigid supply piping where the hose is attached; and any valve on the inlet of the appliance shall be removed. Gas hose shall be of adequate capacity, gas tight, and so designed as to permit the secure attachment to the appliance of a threaded connection or a metal clamp, and no rubber slip connections shall be permitted. Under no circumstances shall gas hose be concealed from view or used in a concealed location. Where gas hose is used, it shall be of the minimum practical length, and shall not extend from one room to another nor pass through any walls, partitions, ceiling or floors.

4701.6 GAS PIPING IN MULTI-FAMILY RESIDENTIAL AND COMMERCIAL BUILDINGS: (a) In multi-family residential buildings and commercial buildings all gas piping shall be rigid pipe as described in National Fire Protection Association Standard No. 54, Section 2.6.1(a) except the following:

(1) Appliance connectors not exceeding six feet in length and located in the same room with the appliance may be semi-rigid tubing as described in National Fire Protection Association Standard No. 54, Section 2.6.1 (b).

(2) Semi-rigid tubing as described in National Fire Protection Association Standard No. 54, Section 2.6.1 (b) may be used to connect individual valves or meters to supply lines where such tubing is provided protection from physical damage.

4701.7 SHUT-OFF VALVES: (a) In multi-family residential units and commercial buildings control valves for branch lines to each unit of occupancy shall be provided and protected from physical damage. (b) Each valve shall be legibly marked by the owner so that the unit which it serves can be readily identified. (c) When service is discontinued or interrupted the following safety precautions shall be taken:

(1) Where meters are provided, the gas shut-off valve shall be locked in the closed position by the serving gas supplier or the supply line shall be plugged or capped or the meter plugged or capped gas-tight at the discharge outlet.

(2) Where control valves only are provided, they shall be locked in the closed position by the owner or the line shall be plugged or capped gas-tight on the discharge side of the valve.

(3) The valve controlling the discontinued service line shall be labeled with a durable plastic or metal tag bearing the legend "Out-Of-Service. Do Not Disturb or Change the Condition of this Valve Under Penalty of Law." The tag shall be attached to the valve with a non-removable connector.

(d) (1) Every gas appliance connected to a gas line shall have an accessible manual shut-off valve installed upstream of the union or connector and within six feet of the appliance it serves. (2) When the appliance is disconnected the gas line shall be plugged or capped gas-tight on the discharge side of the valve.

(e) Liquefied petroleum gas systems shall be provided with emergency shut-off valving at the tank.

(f) Emergency shut-off valves for individual units and individual buildings as required by National Fire Protection Association Standard No. 54, Section 2.11.2 (a) and (b) shall be provided and protected from physical damage.

4702 STANDARDS

The following Standards are hereby adopted, as set forth in Section 402:

4702.1 Standard for the Installation of Gas Appliances and Gas Piping, NFPA 54.

4702.2 Standard for the Storage and Handling of Liquefied Petroleum Gases, NFPA 58.

4702.3 National Fuel Gas Code, ANSI Z223. 1-1974.

4703 PERMITS

4703.1 It shall be unlawful to commence work on any gas appliances,

apparatus, accessory devices or systems or perform any work covered by this Chapter without first having filed application and obtained a permit therefore and paid the required fee, except that no permit will be necessary for the repair of leaks in an appliance and in the appliance connection. It is the responsibility of the owner to see that such permit is obtained and that all work on or within his property related to gas facilities shall be performed by qualified workers as defined and regulated by applicable licensing ordinances. The word "work" shall mean to include connections to and disconnections from any gas system and opening or closing valves which are a part of the gas system. Violations of the requirements of this Subsection shall be deemed tampering as prohibited by applicable ordinances.

4703.2 Application for gas permit will be accepted only from those persons currently licensed in this field and for whom no revocation or suspension of license is pending.

4703.3 Each application for a gas permit shall be accompanied by plans and specifications to fully and clearly illustrate sufficient detail and date to show the nature, character and location of the proposed work.

4704 INSPECTION

4704.1 Upon the presentation of proper credentials, the duly authorized inspector may enter at any reasonable time, any building, structure or premises for the purpose of inspection to prevent violation of this code.

4704.2 The inspector is hereby empowered to disconnect or cause to have disconnected any gas burning appliance which does not meet the requirements of this code or which is installed in violation of the Standards prescribed in this code. Where the inspector finds a hazardous condition warranting such action he may, in writing, direct the person, firm or corporation supplying the gas to disconnect the service from the source of supply and service shall not be restored until the hazard shall have been eliminated and the inspector has approved the resumption of service.

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PART XIII
MECHANICAL VENTILATION
CHAPTER 48
FORCED VENTILATION
4801 GENERAL
4802 REQUIREMENTS BASED ON USE

4801 GENERAL

4801.1 SCOPE: All portions of buildings customarily occupied by human beings shall be provided with ventilation by openings to the exterior as set forth in Part III, "Requirements Based on Occupancy," or by mechanical ventilation.

4801.2 APPLICATION: (a) (1) Mechanical ventilation shall be forced ventilation supplying outside air, as set forth in this Chapter, or shall be air-conditioning, as set forth in Chapter 49 of this Code.

(2) Required forced ventilation supplying outside air shall be in operation where the building or portion thereof is occupied by human beings, and each room or space shall be separately considered, except that closets and similar minor spaces connected to the properly-ventilated main rooms need not be individually ventilated.

(3) The Building Official may waive or vary the requirements for forced ventilation and the supply of outside air or the exhaust of noxious, hazardous, or otherwise objectionable fumes or vapors, subject to the consideration of hazards, arrangement of building components and equipment, and of special equipment for specific conditions of use.

(4) The published "Standards" of the National Fire Protective Association and the "Guide", published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers shall be accepted as standards of good practice.

4802 REQUIREMENTS BASED ON USE

4802.1 Subject to the consideration of the standards of good practice as set forth in Sub-section 4801.2, there shall be not less than one complete change of air in each occupied room or space every 30 minutes, except as follows:

(a) (1) In buildings of Groups A, B, C, or D Occupancy there shall be a minimum of ten cubic feet per minute of outside air per occupant, but not less than one change of air every 30 minutes.

(2) Where the velocity at the intake exceeds ten feet per second, the intake shall be placed not less than eight feet above the floor directly beneath.

(b) (1) In all buildings used as storage or handling of automobiles operating under their own power and in all buildings where flammable liquids are used or stored, exhaust ventilation shall be provided to produce one complete change of air every ten minutes.

(2) Such exhaust ventilation shall be taken from a point at or near the floor.

(c) In buildings or portions thereof used for dry-cleaning plants, there shall be a complete change of air every three minutes.

(d) (1) All toilet rooms not having an outside operable window

sized as required by other Sections of this Code, shall be provided with a mechanical exhaust system to produce one complete change of air every three minutes, except that where the ventilating air has been conditioned there shall be a complete change of air every seven and one-half minutes.

(2) For the purpose of this Paragraph, the term "toilet rooms" shall be construed to also mean bathrooms, shower rooms and sink rooms.

(3) Re-circulation of air within such spaces, either treated or untreated, shall not be construed to constitute a change of air.

(4) Public toilet room mechanical ventilation shall be by an approved exhaust system discharging outside the building.

(e) In below-grade vaults and equipment rooms, unless continuous ventilation is provided, there shall be a complete change of air every three minutes during periods of human occupancy.

(f) (1) In paint spray areas and lay-up areas of fiberglass boat manufacturing places and similar hazardous locations, there shall be a complete change of air every minute.

(2) The area to be considered in calculating the ventilation required shall be defined as a minimum of 20 feet in all horizontal directions from the work and 14 feet in a vertical direction.

4802.2 Ducts from kitchen range hoods, bathroom exhausts and dryers, where provided, shall discharge to the outside of the building.

CHAPTER 49

AIR CONDITIONING AND REFRIGERATION

4901 GENERAL

4902 STANDARDS

4903 GENERAL REQUIREMENTS

4901 GENERAL

4901.1 (a) PURPOSE: The purpose of this Chapter is to provide certain minimum standards, regulations and requirements for safe and adequate design, methods of construction and uses of materials in mechanical apparatus and equipment to secure the expressed intent for reasons of public safety.

(b) SCOPE: All air conditioning and refrigeration equipment shall be as herein set forth and existing installations not conforming with the requirements of this Chapter shall be made to comply, when relocated, resized, or when altered or repaired, the cost of which exceeds 25 percent of the value of the existing installations.

4901.2 (a) A permit, as set forth in Chapter 3, shall be required for the installation, alteration or major repair of any air conditioning or refrigeration system. A permit shall not be required for repairs that do not change the location, size, or capacity of a compressor, coil or duct.

(b) Application for permit will be accepted from only qualified persons or firms. Qualifications of persons or firms shall be in accordance with separate ordinance providing for qualification and certification of construction tradesmen.

(c) Applications for permit shall be accompanied by sufficient description to clearly define the proposed work. When the proposed work is for the installation or major alteration of a system of more than one and one-half ton capacity or is connected to two or more separately occupied areas, application for permit shall be accompanied by plans describing the proposed work. When the proposed work serves an occupant content of 100 or more persons, or has a value of ten thousand (\$10,000) dollars or more, such plans shall be prepared by and bear the impress seal of a Professional Engineer, registered in the State of Florida.

4901.3 INSPECTION: Inspections shall be requested and made at the following stages:

- (a)** Before concealing any portion of the system.
- (b)** Final inspection.

4902 STANDARDS

4902.1 The following Standards are hereby adopted, as set forth in Section 402:

- (a)** Safety Code for Mechanical Refrigeration, ANSI B9.1.
- (b)** Installation of Air-Conditioning and Ventilating Systems (Non-Residential), NFPA 90A.
- (c)** Installation of Residential Type Warm Air Heating and Air Conditioning Systems, NFPA 90B.
- (d)** **(1)** Code for Power Piping, ANSI B31.1.
- (2)** National Fuel Gas Code, ANSI Z223.1.

(e) Wherein NFPA Pamphlets interpretive powers are vested in the Inspection Authority it shall be construed to mean the Board of Rules and Appeals as set forth in Section 203.

4902.2 The guide published by the American Society of Heating, Refrigerating and Air Conditioning Engineers shall be accepted as a standard of good practice.

4903 DETAILED REQUIREMENTS

4903.1 WINDOW TYPE AIR CONDITIONING UNITS: All individual air-conditioning units installed in walls or windows shall be securely anchored to the walls by approved methods. Units installed over public property, paths of egress or more than ten feet above grade shall be secured to the structure by bolts or screws to resist horizontal wind loads. Such units cantilevering more than eight inches on the exterior of a building shall be supported by steel angle brackets secured by bolting. Bolts to masonry shall be set in lead shields or similarly rot-resistant fastenings.

4903.2 FIRE-RESISTIVE RATINGS: (a) Where walls and ceilings are required by this Code to be fire-resistive, the ducts and other appurtenances of an air-conditioning or ventilating system shall comply with Sub-section 3703.6, other applicable Sections of this Code and the Standards set forth in Section 4902 herein.

(b) Such wall and ceiling assemblies shall be constructed in accordance with the conditions of the approved fire test made with such assemblies.

4903.3 WASTE WATER: Special consideration shall be given to the disposal of waste and over flow water, and means of disposal shall be subject to approval of the Plumbing Official. Condensate drain lines from air conditioning and refrigeration equipment shall be of the materials set forth in Sub-section 4606.7.

4903.4 MAINTENANCE OF SYSTEMS: All refrigerating systems shall be maintained by the user in a clean condition, free from accumulations of oily dirt, waste, and other debris, and shall be kept readily accessible at all times.

4903.5 SIGNS REQUIRED: (a) Each refrigerating system shall be provided with legible and securely attached permanent sign indicating thereon the names and addresses of the manufacturer and installer, the kind and total number of pounds of refrigerant required in the system for normal operations, and the refrigerant leak field test pressure applied.

(b) It shall be the duty of the person in charge of the premises on which a refrigerating system containing more than 50 pounds of refrigerant is installed, to maintain a conspicuously posted card as near as practicable to the refrigerant compressor giving directions for the operation of the system, including precautions to be observed in case of a breakdown or leak as follows:

- (1) Instruction for shutting down the systems in case of an emergency.
- (2) The name, address, and day and night telephone numbers for obtaining service.
- (3) The name, address, and telephone number of the Building

Official and instructions to notify said Building Official immediately in case of emergency.

4903.6 LOCATION AND ACCESS: (a) All air-conditioning units, air handlers, refrigeration equipment and/or appliances shall be accessible for inspection, service, repair and replacement.

(b) (1) No corridor, stair enclosure, passageway, or other path of egress in a building, any part of which is normally used for sleeping purposes, shall be used for the supply or return of air; nor shall any air-conditioning or refrigeration equipment be installed therein.

(2) In Group H Occupancies, the provisions of this Paragraph shall not prohibit the use of corridors as a source of make-up air through normal leakage around doors.

(c) No attic, basement, or concealed space in a building shall be used as an integral part of a duct system unless such spaces conform to all the requirements for ducts.

(d) (1) Air-conditioning and air-handling installations in Group 1 Occupancies shall be located and ducted in such manner as to prevent possible carbon monoxide emission in enclosed garages from entering other areas of the building.

(2) Such enclosed garages, and other spaces housing combustion engines, shall also comply with Sub-section 1407.6 of this Code.

4903.7 OUTSIDE AIR SUPPLY: (a) All air conditioning or mechanically refrigerated spaces normally occupied by persons shall be provided with outside air at a rate of not less than seven and one-half cubic feet per minute per person.

(1) **EXCEPTION:** Outside air shall not be required where a unit or units serve a single family residence of Group I Occupancy.

(2) **EXCEPTION:** Outside air shall not be required for single-family units of Group H Occupancy where such single-family unit is served by a closed system for that unit only and the unit has not less than 2 exterior walls and complies with Section 1305 herein.

(b) The point of air intake shall be a minimum of 10 feet developed distance from any vent terminal of a sanitary plumbing system or any exhaust system.

4903.8 DUCTS: All ducts used shall be of incombustible materials and comply with the construction as set forth in Section 4902 and Section 4103.

4903.9 COOLING TOWERS: (a) The recommendations in the Standard for Water Cooling Towers, NFPA 214, as set forth in Section 402, shall be used as a guide to the fire protection of water cooling towers.

(b) Induced draft cooling towers of combustible construction located on the roofs of buildings more than two stories in height shall be protected with automatic sprinkler devices as set forth in the Standard.

**PART XIV
SPECIAL SUBJECTS
CHAPTER 50
SWIMMING POOLS**

- 5001 GENERAL**
- 5002 DESIGN**
- 5003 CONSTRUCTION DETAILS**
- 5004 WATER SUPPLY AND DISPOSAL**
- 5005 EQUIPMENT**
- 5006 INSPECTION**

5001 GENERAL

5001.1 SCOPE: All Public and Residential swimming pools shall comply with the requirements herein.

5001.2 STANDARDS: The following Standards are hereby adopted as set forth in Section 402 of this Code:

(a) Public swimming pools shall comply with Chapter 10D-5 of the Division of Health Rules of the Florida Department of Health and Rehabilitation Services entitled "Swimming Pools and Bathing Places".

(b) Residential swimming pools shall comply with Section 2 of the National Swimming Pool Institute standard "Suggested Minimum Standards for Residential Pools".

5001.3 DEFINITIONS: For the purpose of this Chapter, certain terms are defined as follows:

(a) Inground Pool – Any pool the sides of which rest in partial or full contact with the earth.

(b) Non-Permanent Pool – Any pool that is so constructed that it may be readily disassembled for storage and re-assembled to the original integrity.

(c) Non-Swimming Area – Any portion of a pool where water depth, underwater ledges or similar obstructions would prevent normal swimming activities.

(d) Onground Pool – Any pool the sides of which rest fully above the surrounding earth.

(e) Permanent Pool – Any pool constructed in the ground, on the ground, or in a building in such manner that prohibits ready disassembly for storage.

(f) Private Pool – A residential pool as defined herein.

(g) Public Pool – Any pool, other than a residential pool, which is intended to be used collectively by a number of persons for swimming or bathing and is operated by any person be he owner, lessee, operator, licensee, or concessionaire, regardless of whether a fee is charged for such use, and is one of the following types:

Class A – Competition Pool – a pool intended for the use of competitive events such as Olympic, AAU, NCAA, etc.

Class B – Public Pool – a pool intended for public recreational use.

Class C – Semi Public Pool – a pool operated solely for and in

conjunction with lodgings such as hotels, motels, apartments, etc.

Class D – Special Purpose Pool – a pool operated as a treatment, water therapy, or non-recreational function.

(h) Residential Pool – Any pool, permanent or non-permanent, which is intended for non-commercial use as a swimming pool by not more than three owner families and their guests, and which is more than 24 inches in depth and has a surface area more than 250 square feet or a volume more than 3,250 gallons, and is one of the following types:

Type I – a residential pool where the installation of diving equipment is prohibited.

Type II through V – residential pools where the installation of diving equipment in accordance to Sub-section 2.10 of the Standard set forth in Paragraph 5001.2 (b) is permitted.

(i) Vertical – not more than one foot horizontally for each five feet vertically from a plumb line.

(j) Water Line – one of the following.

(1) The midpoint of the operating range of the skimmers.

(2) Where pools have overflow systems, the height of the overflow rim.

5001.4 CONSTRUCTION: Other Sections of this Code, specifically Part VI, Engineering and other Construction Regulations, shall also apply to all pools.

5001.5 ELECTRICAL: (a) Any portable piece of pool equipment or pool appliance using electricity for energy shall be designed and tested in conformance with nationally recognized standards of performance and safety.

(b) The equipment shall be certified by an approved testing agency having re-inspection service.

(c) The seal of approval of the testing and re-inspection agency shall be permanently and legibly affixed to the equipment in a conspicuous location.

(d) In the event the approval is based on limitations of use, a permanent and legible labeling of the equipment stating such limitations shall be affixed to the equipment in a conspicuous location as provided in the Standard set forth in Paragraph 5001.2 (b).

5002 DESIGN

5002.1 PERMITS: (a) Application for permit for the construction, installation, alteration or major repair of a swimming pool shall be as set forth in Section 302.

(b) A permit to construct or operate a public swimming pool, bath house or related appurtenance shall not be issued until approved by the Florida Department of Health and Rehabilitation Services, Division of Health.

5002.2 MINIMUM REQUIREMENTS: Every swimming pool design shall admit of rational analysis according to accepted engineering principles.

5002.3 PROFESSIONAL DESIGN: (a) Plans shall be prepared by and bear the impress seal of a Registered Professional Engineer for the following:

(1) A public pool as defined by the Florida Department of Health and Rehabilitation Services, Division of Health.

(2) Any pool requiring special consideration due to unstable soil or unusual ground water conditions.

(b) Plans for a swimming pool other than set forth in Sub-paragraphs (1) and (2) above shall be prepared by and bear the impress seal of a Registered Professional Engineer or a Registered Architect.

5002.4 HYDROSTATIC UPLIFT: (a) (1) Any pool to be constructed in an area where ground water at the established flood criteria elevation creates hydrostatic pressure against the pool structure shall be designed to prevent flotation and to resist the hydrostatic uplift forces on the bottom of the pool and lateral earth forces on the walls.

(2) Design criteria shall be taken when the pool is empty and the ground water is at flood criteria elevation at the site.

(3) A hydrostatic relief valve or other device capable of preventing the pool water from being pumped to a level lower than the surrounding ground water may be considered in the design but such device shall not be credited for more than two feet of the difference of head between the pool bottom and the flood criteria.

(4) The design of the pool walls and bottom slab for hydrostatic pressure and lateral pressure of adjacent soil with ground water at flood criteria elevation may be based on an increase of 33 $\frac{1}{3}$ percent of the allowable stresses set forth in this Code for the materials used.

5002.5 MINIMUM EQUIPMENT: (a) (1) A pool main outlet shall be provided at the lowest point of each pool for emptying the pool.

(2) A grate with an open unobstructed area of at least four times the area of the pipe to which it discharges shall be placed over the main outlet and securely fastened in a manner requiring tools for removal.

(3) All public pools installed prior to the effective date of this regulation shall meet the requirements as set forth in Sub-paragraph 5002.5(a) (2) above within six months from the effective date of this regulation.

(b) The recirculation inlet or inlets shall be sized and spaced to produce uniform circulation of the incoming water throughout the pool. There shall be at least one inlet for each 350 sq. ft. of pool water surface, or fraction thereof. The entire recirculation inlet piping system shall be of such size that the velocities do not exceed ten feet per second using the design flow. Suction lines shall not exceed 5 feet per second using the design flow during the filtration period. Where the main outlet is used for a return it shall be counted as an inlet but sized as a suction line.

(c) A suitable hair and lint strainer of a type specifically made for this service shall be placed in the suction line ahead of the pump. This device shall have an easily removable screen that shall have a free area of 5 times the cross sectional area of the suction line.

(d) Where approved by the Building Official, the filter system may be omitted in favor of a flow through system. A flow through system shall have the following minimum requirements:

(1) The water must flow through the system at a minimum turnover rate of once every 18 hours.

(2) Water shall be introduced at the lowest point in the pool through the main outlet which shall be used as an inlet but sized as an outlet or other approved inlets in the floor of the pool.

(3) Water shall be overflowed into a gutter, as described in Section 5005.2 (a) and located at the furthest end or area of the pool from the main outlet. Skimmers may be permitted in lieu of overflow gutters where the skimmers are sized to provide flow capacity equal to the turnover rate.

(4) The discharged water shall be wasted into a salt water well, waterway, or other approved method substantiated by test.

(e) A vacuum fitting or other approved device serving the same function shall be provided on all pools and should be a minimum of 1½" in diameter and located not more than 18" below the water line in an accessible position.

(f) A valve shall be installed on the main suction line located in an accessible place outside the walls of the pool.

(g) The turnover rate for all private pools shall be a minimum of once every 18 hours of operation.

5002.6 DIMENSIONAL DESIGN: (a) Minimum dimensions for public pools shall comply with the Standard set forth in Paragraph 5001.2 (a).

(b) Minimum dimensions for residential pools, with or without diving equipment, shall comply with the Standard set forth in Paragraph 5001.2 (b) and as follows:

(1) Such pools shall have no projecting angles or ledges from the walls except steps or ladders for ingress and egress.

(2) Therapy seats, where installed, shall be recessed into the sides of such pools not more than 20 inches below water level, and in such manner as to clearly distinguish such underwater obstruction from pool areas into which persons may dive.

(3) No underwater obstructions shall be provided except as set forth herein.

5003 CONSTRUCTION DETAILS

5003.1 GENERAL: (a) Reinforced concrete shall comply with Chapters 23, 24, and 25 and shall be Portland cement concrete having a 28-day compressive strength of not less than 2500 p.s.i.

(b) Reinforced concrete shall have not less reinforcing, in both direction, than the minimum set forth in the Standard in Sub-section 2502.1 for temperature reinforcing.

(c) Reinforcing bars shall have not less than 3 inches of concrete cover when placed in contact with earth and not less than two inches from any formed or troweled surface.

(d) Surrounding areas and/or walkways shall be constructed so as to not drain into the pool.

5003.2 UNIT MASONRY WALLS: Unit masonry walls of swimming pools shall be designed and constructed as set forth in Chapters 23, 24, and 27. Block shall be 2-cell block laid with nominal 8-inch thickness in

the wall and all voids shall be poured full with concrete having a minimum strength of 2500 p.s.i. in 28 days, and containing no aggregate larger than will pass a #3 sieve. Filling of voids will proceed in stages not to exceed 24 inches in height, or 12 times least dimension of void, whichever is the greater. Concrete shall be thoroughly rodded into voids. Walls with a height greater than 3 feet 4 inches shall have a minimum vertical steel of #3 bars, 16 inches o.c.

5003.3 PNEUMATICALLY PLACED CONCRETE: Pneumatically placed concrete shall be as set forth in Sub-sections 5003.1 and 5003.2 except that walls shall have a minimum thickness of 6 inches at the bottom and 4 inches at the top with reinforcing centered therein.

5003.4 OTHER MATERIALS: (a) Other methods of construction of steel, plastic, aluminum and rot and corrosion-resistive materials may be used for private pool subject to rational analysis based on accepted engineering principles and approved by the Building Official.

(b) Concrete placed by hand against the natural earth or forms on one side only, shall comply with Chapters 23, 24 and 25 shall be of Portland cement concrete having a 28-day compressive strength of not less than 3000 p.s.i. Floors shall have a minimum thickness of 6 inches and walls shall have a minimum thickness of 8 inches. All steel shall be accurately located and securely tied. Screeds shall be set prior to inspection so that the concrete thickness may be checked. All concrete placed in this manner must be thoroughly consolidated to eliminate honeycomb.

5003.5 WATER TIGHTNESS: Any completed pool shall be water-tight.

5003.6 WALKING SURFACES: The surfaces of walks, curbs, steps and other walking areas shall be such as to be resistant to slipping.

5004 WATER SUPPLY AND DISPOSAL

5004.1 APPLICATION OF PLUMBING: Plumbing permits shall be required for pool piping. Actual connections to potable water supply and sanitary sewers shall be in accordance with the technical requirements of Chapter 46.

5004.2 WATER SUPPLY: (a) Each pool shall be designed so that make up water may be added to the pool for recirculation systems as set forth in Chapter 46. The water supply shall be clean and meet bacterial requirements for a domestic water supply. It shall be clear and reasonably free from objectionable minerals, or the necessary filtration or other equipment shall be provided to correct such deficiencies.

(b) Where water wells are used as a source of water, the color shall not exceed 100 and the iron content 0.3 parts per million before filtration. Raw water not meeting these requirements shall be given approved preliminary treatment prior to its introduction to the pool.

(c) To eliminate a cross-connection, an atmospheric break shall be provided between the pool water and each water line connected to a municipal or other public supply. Filling by hose from an approved permanent syphon breaker or a permanent over-rim fill spout piped to the nearest source of water will be acceptable.

5004.3 DISPOSAL: A method of disposing of backwash water and a

method of emptying the pool shall be provided by one of the following methods; except that backwash water from pressure diatomite filters so piped to permit backwash to waste, shall be deployed to a settling basin before final disposal by methods (a), (c), and (e) below.

(a) By disposal to sewers, either publicly or privately owned, carrying sanitary or storm sewage or to a disposal well, where approved by the authority having jurisdiction. The methods of connection shall be as set forth in Chapter 46 and there shall be not direct connection.

(b) By disposal to an open waterway, bay or ocean where permitted by the Florida Department of Pollution Control.

(c) By disposal to a drainfield. The installation and method of construction of a drainfield shall be as set forth in Section 4615.

(d) By disposal through a sprinkler system for irrigation purposes. Disposal shall be within the confines of the property from which it originates. There shall be no flow on or across any adjoining property or sidewalk either public or private. Backwash water shall not be discharged through a sprinkler system.

(e) By disposal to a soakage pit having a volume as set forth in Table 50-A and an effective depth not greater than 5 feet below grade. A drainage pit, consisting of a trench filled with washed ballast rock, may be used in lieu of soakage pit provided that the rock has not less than 50% voids, that the volume of the rock be not less than twice that set forth for the soakage pit, that the pit be covered with 30# asphalt saturated felt for a distance of 3 feet out each side and the effective depth shall be not greater than 5 feet below grade. Soakage pits shall conform to requirements set forth in Sub-section 4611.6 except that the lids thereof shall conform with the requirements for septic tanks as set forth in Sub-section 4615.5.

(f) Where sufficient pervious area exists remote from water-supply wells, disposal systems, soakage pits, septic tanks, drainfields and non-tidal bodies of water; such pervious area may be used for the disposal of pool water and backwash water under the following conditions:

(1) Surface grading is such as to confine any ponding to this area and such ponding or standing water shall not persist for more than one hour after discharge.

(2) A minimum distance of 50 feet is maintained between this area and any supply well and 25-foot minimum distance to any disposal works.

(3) The pervious area shall be a minimum of fifteen times the area set forth in Table 50-A. The Building Official may require percolation tests where the percolation ability of the soil is questionable.

TABLE 50-A
MINIMUM AREA AND VOLUME OF SOAKAGE PITS FOR SWIMMING POOLS

Pool Capacity Gallons	Diameter S & G Filter	SOIL PERCOLATION RATES						MINUTES/INCH					
		1		2		3		4		5		6	
		Sq. Ft.	Gals.	Sq. Ft.	Gals.	Sq. Ft.	Gals.	Sq. Ft.	Gals.	Sq. Ft.	Gals.	Sq. Ft.	Gals.
17,000	24"	53.5	2,000	96	3,590	130	4,860	158	5,910	182	6,800	202	7,560
17,000 to 26,000	30"	83	3,100	149	5,560	200	7,550	247	9,240	280	10,500	315	11,780
26,000 to 38,000	36"	120	4,490	215	8,050	292	10,910	358	13,400	408	15,290	452	16,900
38,000 to 52,000	42"	163	6,100	293	10,970	400	14,980	485	18,150	555	20,800	618	23,100

NOTE. Effective depth of soakage pits - 5'0"
 Square feet refers to area of bottom pit.

5005 EQUIPMENT

5005.1 FILTRATION EQUIPMENT: (a) (1) Filtration equipment for public pools shall be in accordance with the Standard set forth in Paragraph 5001.2 (a).

(2) Filtration equipment for residential pools shall be in accordance with the Standard set forth in Paragraph 5001.2 (b) and the provisions set forth herein.

(b) SAND FILTERS: (1) Pressure sand filters shall have a filtration rate not to exceed five gallons per minute per square foot of filter area.

(2) Pressure sand filters shall have a backwash rate not less than 12 gallons per minute per square foot of filter area.

(3) Filtering materials shall consist of not less than 19 inches of suitable grades of screened, sharp silica sand properly supported on a graded silica gravel bed, with the effective size of particles of sand from 0.4 to 0.5 mm and with a uniformity coefficient of 1.5 to 2.0.

(4) There shall be a sufficient free-board above the surface of the sand and below the overflow troughs or pipes of the filter to permit a 50 percent expansion of the sand during backwash cycles without loss of sand.

(5) Pressure gages shall be installed on the influent and effluent lines.

(6) A sight glass shall be installed on the backwash line.

(7) Steel filter tanks shall be of welded sheet steel construction and shall be hydrostatically tested to a pressure of 50 p.s.i.

(8) An inlet baffle shall be provided.

(9) An indirect underdrain shall be provided to prevent loss of sand, and re-entry of sand into the pool.

(10) Steel tanks placed underground shall be not less than 10 gage material, and with non-corrosive exterior coating except that such tanks may be of not less than 14 gage steel where such tanks are hot-dip, zinc-coated (galvanized) after fabrication with not less than 1.25 oz. per square foot of surface.

(11) A manhole 11 inches by 15 inches minimum, and cover, shall be provided on tanks 24 inches or longer.

(12) Tanks of construction other than steel may be used subject to approval.

(c) DIATOMITE-TYPE FILTERS: (1) Diatomite-type filters shall be either pressure or vacuum.

(2) The filtration rate shall not exceed three gallons per minute per square foot of effective filter area.

(3) Provision shall be made to introduce filter aid into the filter in such a way as to evenly precoat the filter septum or element before the filter is placed in operation.

(4) The filter piping shall be so designed that during the precoat-ing operation the effluent from the filter shall be recirculated or run to waste and shall not be fed to the pool until free of filter aid.

(5) There shall be provision for removing the cake by either backwash or simple disassembly.

(6) Filters shall be so designed and installed to permit ready disassembly and removal of filter elements.

(7) Filters shall be equipped with pressure or vacuum gages and such gages shall be located to determine the differential across the filter and the need for cleaning.

(8) For pressure diatomite filters, pumps shall have the capacity for a minimum head of 75 feet.

(d) **PUMPS: (1)** Pumps shall be capable of filtration and backwash at a head, pressure and rate suitable for the filter and piping system.

(2) Valves, pumps, filters and other equipment shall be installed to be readily accessible for operation, maintenance and inspection.

(3) Below ground installations shall be provided with an access cover.

(4) The filter piping shall be so designed that during the precoat-ing operation the effluent from the filter shall be recirculated or run to waste and shall not be fed to the pool until free of filter aid.

(e) **AIR RELIEF:** An air relief device shall be installed on each pressure filter tank at the high point of the tank.

(f) **OTHER EQUIPMENT:** Other types of filtration equipment may be used, if shown by test to be equal in efficiency as compared to a sand and gravel filter.

5005.2 SURFACE SKIMMING: (a) For swimming pools with 800 square feet or less of surface area, an overflow gutter extending across the entire width of the pool at one end, shall be built into the wall at the water surface. For pools with 800 square feet to 1600 square feet of surface area, an overflow gutter shall be built across the entire width of the pool at both ends. For pools with over 1600 square feet of surface area, there shall be provided a minimum of 2.5 lineal feet of scum gutter per 100 square feet of pool surface area. The overflow gutter shall also serve as a hand-hold. The opening into the gutter shall be not less than four inches at the throat and the interior of the gutter not less than three inches wide. The bottom of the gutters shall slope uniformly to drains with a slope of not less than ¼ inch per foot. One drain shall not serve in excess of 15 feet of scum gutter. The drains shall be provided with outlet pipes at least two inches in diameter and shall have a clear opening in the grating at least equal to the cross sectional area of the outlet pipe. Roll-out type scum gutter shall be not less than eight inches in width and the lip shall be designed to serve as a hand-hold.

(b) Skimmers may be used in lieu of overflow gutters on swim-ming pools provided acceptable hand-holds are installed and the skim-ming devices are approved by the Building Official. At least one skimming device shall be provided for each 800 square feet of surface area or fraction thereof. Skimmers shall be located to provide the most satisfac-tory skimming action. Hand-holds shall consist of a bull-nosed coping not over 2½ inches thick for the outer 2 inches or an equivalent approved hand-hold, which may consist of a textured non-slip deck surface. The hand-hold must be no more than 9 inches above the normal water line. Skimming devices may be built into the pool wall and where used shall meet the following general specifications:

(1) The rate of flow through the skimming devices should be adjustable up to at least 50% of the swimming pool filter system.

(2) Skimmers shall be automatically adjustable to variation in water level over a range of 3 inches.

(3) An easily removable or changeable basket or screen shall be provided to trap large solids except on "lily pad" type skimmers.

(4) The overflow weir shall be of a length to maintain a rate of flow of at least 20 gallons per minute per lineal foot of weir lip and be a minimum of 6 inches in width.

5005.3 PIPING:

(a) **MATERIALS:** (1) The materials of swimming pool piping shall be as set forth herein. The following materials may be used for pool piping as indicated, providing they comply with the minimum standards set forth in Section 4604 for such materials.

Copper, Type K or L	All lines
Galvanized Steel, Std. Wt.	All lines
Wrought Iron, Std. Wt.	All lines
Brass pipe or tubing	All lines
Cast Iron, Service Wt.	Gutter lines only
Stainless Steel, AISI, type 300 series	All lines
Monel	All lines

(2) Thermoplastic pipe and fittings may be used as follows:

(aa) Acrylonitrile-Butadiene-Styrene (ABS) shall conform to the Standard for NBS PS18, as set forth in Section 402.

(bb) Polyvinyl chloride (PVC) piping shall conform to the Standard for Poly (Vinyl Chloride) (PVC) Plastic Pipe (Schedules 40, 80 and 120), NBS PS21, as set forth in Section 402.

(cc) Polyethylene, Series 3, shall conform to the Standard NBS PS10, as set forth in Section 402. (NOTE: Manufacturer's specifications shall be complied with if pool heaters are used.)

(dd) All thermoplastic pipe shall be continuously marked on opposite sides setting forth size, type, schedule, U.S. Commercial Standard and bearing the National Sanitation Foundation seal of approval.

(ee) Fittings for PVC and ABS pipe shall be Schedule 40. Fittings for Polyethylene pipe shall be of the insert type with two all stainless steel clamps per connection. All fittings shall be marked with the National Sanitation Foundation seal of approval.

(ff) ABS and PVC may be used on all pressure, suction and gravity lines around the pool and well connections. Polyethylene may be used on pressure lines only.

(3) Where dissimilar metals are used in pool piping and filter piping which are not considered compatible on the electromotive scale, insulating dielectric fittings between the two shall be provided.

(4) All fittings used in the gutter lines shall be of the drainage type.

(b) **INSTALLATIONS:** (1) Pool piping shall be as set forth herein and shall comply with the following minimum requirements of this Code: Sections 4603.2 through 4603.16, 4603.18 (b), 4603.20, 4605, 4606, 4607, 4609 and 4614.4.

(2) Thermoplastic pipe and fittings shall be installed and supported in accordance with manufacturer's recommendations and as set forth herein.

(3) Except where supported directly on rock or compacted fill, pipe and fittings shall be supported around pool perimeter by approved pipe hangers, plumber's strap, or concrete column pedestals which shall be secured to the pool wall at maximum 5 foot centers. Valves, check valves, pump streamers and other piping devices shall be supported directly.

(4) Where thermoplastic pipe and fittings are used, all pipe trenches and backfill shall be free of rock.

(c) **APPROVED EQUIPMENT:** All pool equipment used for water care or treatment shall bear the seal of approval of the National Sanitation Foundation, and/or shall conform to approved U.S. Commercial Standards, and/or shall conform to the Standard set forth in Paragraph 5001.2 (a).

5005.4 DIVING BOARDS: A diving board shall not be installed in a pool whose greatest depth is less than 8 feet. A depth of not less than 8 feet and 6 inches shall be required for a one-meter board. A depth of not less than 10 feet shall be required for a 3-meter board. The deepest section of the pool shall be not closer than ten feet from the deep end where the board is attached, and the break point in slope shall be five feet or deeper at a distance of twenty or more feet from the deep end wall. The diving board shall be so placed that the lateral distance between the center of the diving board and a side wall shall be at least seven feet six inches, and the board shall extend at least two feet from the deep end wall.

5005.5 WALL AND FLOOR SLOPES: Walls and floors of all swimming pools shall conform with the provisions of the Standards set forth in Sub-section 5001.2.

5005.6 LADDER: Pools having a depth greater than 3½ feet shall be provided with a ladder or steps.

5005.7 POOL HEATERS: (a) Gas-fired swimming pool heaters and swimming pool boilers shall comply with all applicable American Standards requirements including A.G.A. and A.S.M.E. standards. Oil-burning equipment shall be approved by Underwriters' Laboratories, Inc. or other nationally recognized testing agency. All equipment shall carry the corresponding pending seal of approval by the appropriate agencies and shall be installed in accordance with other applicable requirements of the Code.

(b) Pool-heating equipment shall have not less than 70 percent thermal efficiency across the unit.

(c) Water heaters and boilers shall be provided with a thermostatic or high temperature control with a maximum temperature differential of 15° F. or other acceptable overheat protection device.

(d) Installations shall be designed so that the heated water entering the pool shall be not over 110° F.

5006 INSPECTION

Inspections shall be requested by the permit holder and made by the Inspection Official for the following:

5006.1 ELECTRICAL: A permit shall be required for, and the Electrical Inspector shall require inspection of all wet and dry niche pool lights, pump motors and other electrical equipment and accessories installed in conjunction with all pools and such electrical work and inspection shall be as set forth in Chapter 45.

5006.2 POOL PIPING: (a) A plumbing permit shall be required for, and the Plumbing Official shall require inspection of the installation of the water supply, circulation and disposal as set forth in this Chapter.

(b) Pool pressure piping, filter installation and waste disposal shall be tested and approved with all joints visible.

(c) The entire pool pressure piping system, including the main drain, shall be tested with a water test of 40 p.s.i. and proved tight before being covered or concealed.

(d) All other piping shall be tested in accordance with accepted practice.

5006.3 POOL: The Building Official shall require inspection for the following: **(a)** All reinforcing before any concrete is placed for floor, walls and decks.

(b) Final inspection. A waterproof instruction sheet shall be conspicuously posted at the control station which shall show the following:

(1) Complete instruction in the filter and backwash operation and the requirements for pool cleanliness.

(2) Instructions for the regular use of chlorine or an equivalent sterilizing agent and the quantity and frequency of use. Such quantity and frequency shall conform to the Standard set forth in Paragraph 5001.2 (a) of this Code.

(3) General instructions on technique of adding required chemicals and use of test set for ph and chlorine.

CHAPTER 51

FIRE SUPPRESSION – LIFE SAFETY SYSTEM

- 5101 SCOPE**
- 5102 FIRE SPRINKLER SYSTEM**
- 5103 FIRE ALARM SYSTEM**
- 5104 FIRE DETECTION SYSTEM**
- 5105 CENTRAL CONTROL STATION**
- 5106 VOICE COMMUNICATION SYSTEM**
- 5107 SMOKE CONTROL**
- 5108 ELEVATORS**
- 5109 EMERGENCY SYSTEMS**
- 5110 EXITS**
- 5111 BUILDINGS OVER 50 FEET TO 75 FEET IN HEIGHT**

5101 SCOPE

5101.1 (a) New buildings; buildings altered to increase the area or height and existing buildings as set forth in Section 104 of this Code; of any Occupancy more than 50 feet in height, as measured vertically from grade to the top of the main roof exclusive of a mechanical penthouse, shall conform to the special requirements of this Chapter in addition to the other applicable provisions of this Code.

(b) Grade shall be the average elevation of the ground, paved or unpaved, adjoining a building or structure, at the center of each exterior wall line; or the ground floor level, whichever is the lower.

(c) EXCEPTION: (1) Parking garages shall comply with the requirements of Sub-paragraph 3801.3 (d) (3) of this Code.

(2) Group J Occupancies.

(3) Section 5111 herein.

5102 FIRE SPRINKLER SYSTEM

5102.1 The entire building shall be protected by an automatic sprinkler system complying with the Standard "Installation of Sprinkler Systems", NFPA No. 13, as set forth in Section 402 of this Code and as follows:

(a) (1) The automatic sprinkler system may be supplied from the standpipe risers where such standpipe risers are required by Sub-section 3803.2 of this Code and, where standpipes are not required, may be provided with sprinkler-feed risers with Fire Department connections sized and located as set forth for Standpipes in Chapter 38 of this Code.

(2) In buildings having more than one standpipe riser, such risers shall be looped at the lowest floor.

(3) Loop lines shall be sized the same as the risers.

(b) (1) Branch lines shall be taken off the riser at the floor served.

(2) Where more than one riser is required, branches on alternate floors shall be from different risers or branches may be used as loops and, in apartment and hotel occupancies, no branch shall supply an area exceeding 4,000 square feet in area except where looped.

(3) Where multiple branches are provided on the same floor, such lines shall, as far as practicable, be served by different risers, or looped.

(c) (1) There shall be a post indicator valve and check valve on the sprinkler supply line located outside the building.

(2) There shall be an OS&Y valve at the bottom of each riser and other OS&Y valves positioned so as to isolate each riser from the loop, where provided.*

(3) Such OS&Y valves shall be provided with a tamper indicator monitored at the tamper panel of the Central Control Station.

(4) (aa) At each branch line there shall be an OS&Y valve with a tamper indicator and also a flow switch, both monitored at the Central Control Station.

(bb) Where branches are looped, such OS&Y valves shall be required only at the floor main.

(5) Water flow devices shall actuate a local alarm on the floor at which water flow is detected.

(d) Solder connections may be used in copper piping provided the solder used is not less in thermal strength than 95 percent tin and five percent antimony.

(e) Pitching of water lines is not required.

(f) (1) Where more than one fire pump is provided each pump shall be independently driven.

(2) Fire pumps, unless approved to be engine-driven, shall have electric-motor drives.

(3) Fire pumps, and transfer and signaling devices for fire pumps, where dependent on electric energy, shall be supplied by both normal and emergency electric generation service, as set forth in Section 5109 herein.

(g) Where protection by water may be ineffective or undesirable in buildings, or areas thereof, other approved systems may be substituted, as set forth in Section 3802 of this Code.

(h) 1½ inch hose and hose cabinets as required in Sub-section 3803.7, may be omitted provided that each standpipe outlet is equipped with a 2½ inch hose valve, a 2½ inch by 1½ inch reducer and a cap with attachment chain.

(i) (1) A single source water supply shall be considered to comply with the reliability requirements of the Standard where experience has shown that interruption in service is unlikely to exceed eight hours per year.

(2) Where the out-time is likely to exceed eight hours per year, a secondary supply shall be provided.

(3) Where a secondary supply of water is required, an on-site supply of water equal to a 20 minute demand or 15,000 gallons on a combined sprinkler and standpipe system, whichever is smaller, shall be provided.

(4) The supply shall be available automatically when the principal supply fails.

5102.2 EXCEPTIONS: (a) Exterior open balconies need not be sprinkled.

(b) Transformer vaults shall not be sprinkled.

(c) Incombustible stair shafts require sprinklers under each

landing accessible from two or more sides or areas, but where such landings are accessible from only one side or area, sprinklers are required only at the top and bottom of the shaft.

5103 FIRE ALARM SYSTEM

5103.1 (a) A manually operated Fire Alarm System shall be provided.

(b) The alarm system shall comply with either the Standard for Central Station Protective Signaling System for Guard, Fire Alarm and Supervisory Service, NFPA No. 71; the Standard for Local Protective Signaling Systems for Watchman, Fire Alarm and Supervisory Service, NFPA No. 72A; or the Standard for Auxiliary Protective Signaling Systems for Fire Alarm Service, NFPA No. 72B, as set forth in Section 402 of this Code.

(c) The alarm system shall also comply with the installation requirements provided in Sub-section 3126.2 of this Code.

(d) The operation of the manual fire alarm shall annunciate at a Central Control Station and shall activate a Voice Communication System, as set forth in Section 5106 herein.

(e) All alarm signaling devices on each floor shall activate the alarm device on the signaling floor only and annunciate at the Central Control Station with the further provision that any or all such alarm devices shall be operable from the Central Control Station.

5104 FIRE DETECTION SYSTEM

5104.1 (a) An approved system providing automatic detection of products of combustion other than heat shall be installed in every mechanical equipment room and in the return portion of every air-conditioning and mechanical ventilation system that serves floors other than the floor upon which such equipment is located.

(b) Elevator lobbies and entrance areas to elevators shall be provided with smoke and heat sensing devices complying with the American National Standards Institute Elevator Safety Code A17 1, with Supplements, as set forth in Section 402 of this Code, and the activation of such devices shall automatically operate the alarm system.

5104.2 Smoke and heat detectors shall:

(a) Be located at each floor or lobby opening into a stair tower or elevator shaft, except at grade level, as provided in the Standard set forth in Paragraph 5104.1 (b) herein.

(b) Be set to operate at no less sensitivity than as provided in the Standard set forth in Paragraph 5104.1 (b) herein.

(c) Activate the Alarm System, annunciate at a Central Control Station and shut off all ducts or mechanical devices not a part of the Smoke Control provisions set forth in Section 5107 herein.

5105 CENTRAL CONTROL STATION

5105.1 A Central Control Station for Fire Department operations shall be provided in a location by the design professional at or near the main entrance to the building.

5105.2 (a) The Central Control Station shall contain the Fire Detection System and Alarm System panels, a public telephone for emergency use (not coin-operated), sprinkler valve detector indicators and water-flow detector indicators.

(b) The annunciator panel at the Central Control Station shall provide both visible and audible alarms and shall monitor and indicate:

(1) The water-flow signaling devices including trash and laundry chute sprinklers.

(2) The supervisory switches of the branch lines, risers, trash and laundry chute supplies and the suction side of the fire pump.

(3) The fire alarm signaling devices by floor and shall also operate the fire alarm sounding devices.

(c) The panel for the supervisory switches and the water-flow signaling devices shall signal the central Fire Department serving the area, or an approved, monitored, emergency service center.

5106 VOICE COMMUNICATION SYSTEM

5106.1 (a) There shall be two separate, continuously activated, electronically-supervised Voice Communication Systems provided in all buildings 75 feet and over in height; one two-way system for Fire Department use and the other a public address system between the Central Control Station and the following areas.

(1) Elevators, elevator lobbies, corridors and stairways.

(2) Every residential unit or apartment and all hotel and guest rooms shall be within audible range of the Public Address System.

(b) Where approved, the Fire Department System may be combined with the Public Address System.

(c) The Fire Department System shall have no provision to override the Public Address System in all areas.

(d) Wiring for telephones shall be so arranged that open circuits or short circuits on individual units will not interfere with communication with any other floor.

5107 SMOKE CONTROL

5107.1 For dispersion of smoke, and other products of combustion, operable windows, openable panels, or mechanical ventilation shall be provided in every story.

5107.2 (a) Operable windows shall provide minimum areas for light and ventilation as set forth in Part III of this Code, Requirements Based on Occupancy, except as otherwise provided herein.

(b) Buildings having exterior walls without such openings shall be provided with access panels as set forth in Paragraph 1804.1 (c) of this Code, except as otherwise provided herein.

(c) Windows or panels in buildings within the scope of this Chapter shall be at the rate of 20 square feet per 40 lineal feet of exterior wall at every story, shall be distributed around the building not farther apart than 40 feet and shall provide cross ventilation.

(d) Such windows or panels shall have minimum dimensions of

22 inches, minimum areas of five square feet and shall be located to be compatible with the portable fans used by the Fire Department.

(e) Windows or panels in exterior walls may also serve interior rooms or corridors where cross ventilation is provided through such spaces.

(f) Such panels shall be clearly identified as required by the Fire Department.

(g) Tempered glass may be used in lieu of openable panels where such use complies with Section 1804 of this Code.

(h) Any other design which will produce equivalent results may be used subject to approval.

5107.3 Smoke and other products of combustion may be exhausted by mechanical air-handling equipment provided that:

(a) Under fire conditions, the return and exhaust air shall be moved directly outside without recirculation to other sections of the building.

(b) Such air-handling equipment is connected to the emergency power supply and shall be capable of operating a minimum of five floors of mechanical exhaust system.

(c) To comply with this Sub-section, such air-handling equipment shall provide a minimum of one change of air every ten minutes.

5107.4 Where mechanical equipment is used for the removal of products of combustion, provision shall be made for remote operation (from the Central Control Station) by overriding the automatic controls.

5108 ELEVATORS

5108.1 Elevators shall be arranged for Fire Department use as set forth in the American Standard Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks, ANSI A17.1, as set forth in Section 402 and referenced in Paragraph 3201.2 (a) of this Code.

5109 EMERGENCY SYSTEMS

5109.1 (a) A permanently installed emergency power generation system conforming to the National Electric Code, NFPA No. 70, as set forth in Section 402 of this Code, shall be provided in all buildings 75 feet or more in height.

(b) (1) Such systems shall be equipped with suitable means for automatically starting the generator-set upon failure of the normal electrical service and for automatic transfer and operation of all required electrical functions at full power within 60 seconds of such normal service failure.

(2) Two independently operated transfer switches shall be provided; one for the fire pump and the other for elevators, emergency lighting and required mechanical ventilation.

(3) Transfer switches shall provide approved means to manually transfer from emergency to normal operation.

(c) Systems control, with manual start and transfer features, shall be provided at the Central Control Station.

(d) An on-premises fuel supply sufficient for not less than 24 hours full-demand operation of the system shall be provided.

(e) All power, lighting, signal and communications facilities provided in this Chapter and in Chapters 31 and 32 of this Code shall be transferable to the emergency power system.

(f) The power requirements shall be determined so as to provide service to, but not limited to, the following:

- (1) Fire Alarm System,
- (2) Exit and Emergency lighting,
- (3) Fire Protective Equipment,
- (4) Required Mechanical Ventilation,
- (5) Fire Department Use Elevators,
- (6) Water flow indicators and supervisory switches,
- (7) Fire Pump,
- (8) Voice Communication System and
- (9) Emergency System Cut-off at the Central Control Station.

(g) Emergency power generating equipment, including transfer switches, shall be inspected semi-annually at full generating load under the direction and supervision of Fire Department personnel and all such equipment shall operate to their satisfaction and approval.

5110 EXITS

5110.1 All stairway doors which are locked from the stairway side shall have the capacity of being unlocked remotely upon a signal from the Central Control Station.

5111 BUILDINGS MORE THAN 50 FEET TO 75 FEET IN HEIGHT

5111.1 (a) New buildings of any Group of Occupancy more than 50 feet in height and which are less than 75 feet in height shall be governed by the requirements of this Section and those set forth in Paragraphs 5101.1 (a) and (b) of this Chapter.

(b) Except as provided in other applicable Chapters of this Code, the general requirements for such buildings shall be limited to those set forth in:

- (1) Section 5102 – FIRE SPRINKLER SYSTEM.
- (2) Section 5107 – SMOKE CONTROL SYSTEM.
- (3) Section 5108 – ELEVATORS.

APPENDIX A-1—SCHEDULE OF PIPING SYSTEM MATERIALS
See Sub-paragraph 4604.1 (b) (1)

LOCATION OR USE	Clay Pipe	Concrete Pipe	Bituminous Fiber Pipe	Asbestos Cement Pipe	Cast Iron Soil Pipe, XH Static Cast	Cast Iron Soil Pipe, SV Centrifugal Span	CI Hubless Solpipe	Cast Iron Water Pipe	Cast Iron Threaded Pipe	Wrought Iron Pipe	Galvanized Pipe	Red Brass or Copper Pipe	DWV Copper	Type L Copper Tubing	Type K Copper Tubing	Type M Copper Tubing	Stainless Steel Tubing	ABS Plastic Pipe	PVC Plastic Pipe	PE Plastic Pipe	Lead Pipe
Water Service							X	X	X	X	X		X	X	E	E	X	X	X		
Water Supply & Distribution System in Building								X	X	X	X		X	X	E	E					
Above-ground Drain, Waste & Vent in Building					X	X	X		X	X	X	X	X	X	X	X		A	A		X
Underground Drain, Waste & Vent in Building					X	X	X					X	X					A	A		X
Chemical & Acid Drain, Waste & Vent																		C	C	C	
Rainwater Leaders					X	X	X		X	X	X	X	X	X	X	X	X	X	X		X
Storm & Subsoil Drains	X	X	X	X	X	X	X		X	X	X		X	X				X	X	X	
Gas Piping									X	X	D										
Swimming Pool Piping					B	B	B		X	X	X		X	X				X	X		
Wells									X	X											
Lawn Sprinklers & Irrigation									X	X	X		X	X			X	X	X	X	
Septic Tank Tight Lines	X	X	X	X	X	X	X											X	X		
Underground Fire Standpipe							X		X	X											
Above Ground Fire Standpipe									X	X											
Building House Sewer	X	X			X	X	X											A	A		
A/C Condensate Drains					X	X	X		X	X	X	X	X	E	E	X	X	A	X		

REMARKS

A Group I Occupancy 60"

A Group H Occupancy 60"

B Cutter lines only.

C Each job must be approved by Plumbing Official. Borosilicate glass pipe – High silicon cast iron.

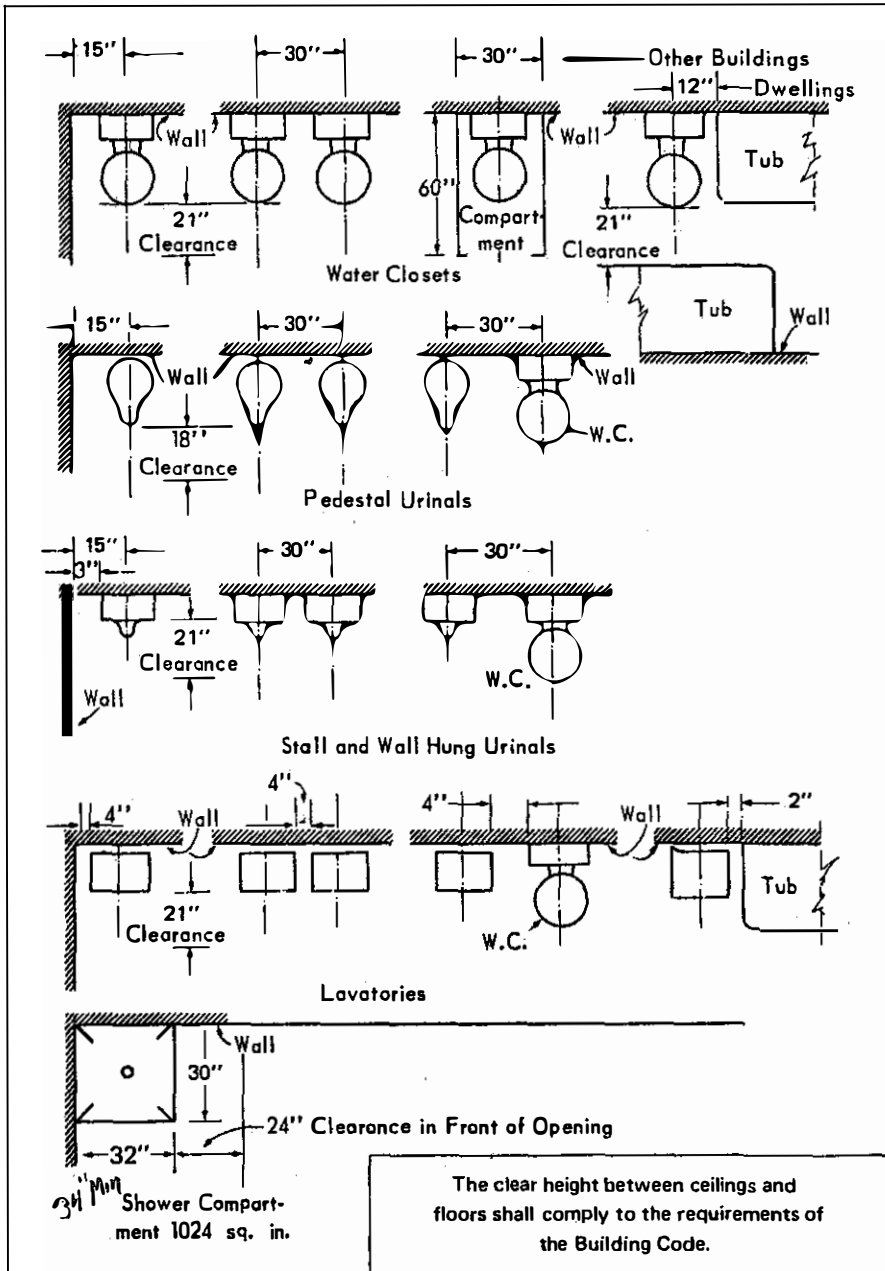
D NFPA 54.

E Aboveground only.

X Approved for location or use shown.

NOTE: See Paragraph 4604.2 (c) for underground piping and deleterious fill.

APPENDIX A-2
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Not classed like cellulose-nitrate film	4104
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Y

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