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Clearinghous	e Rule Number: 06-120		Hearing Locati	on: Madison	
	Rule Number: Chapters Comm 14 and Comm 60 to 66  Hearing Date: I			December 21, 2006	
	Relating to: Fire Prevention Code and Commercial Building Code				
Speaker	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response	
1	Frank Madden Wisconsin Builders Association Madison, WI	The association supports building codes and ordinances construction of safe and affordable housing.  Advocates for a greater understanding of the factors con in multifamily housing in our state in order to develop efferemedies.  Contends that 23 of fire deaths cited by the department of buildings built prior to 1993 and lacked the safety feature integral part of all modern multifamily construction.  Believes that the proposed fire sprinkler requirement will significant improvement in fire safety in new, small build Contends that sprinkler systems will result in higher cos and may force families into older housing where fire dear occur.  Contends that the high cost of sprinklers in areas without is not justified based up the fire safety record of newer be Proposes that department appoint a group of fire fighters and builders to study multifamily fire deaths in the last 5 recommend a fire safety package for promulgation by Jat Urges consideration of options to address other fire safet including, public education, tampering with smoke detectins pections in older buildings and expanding the use of systems.	ntributing to fires fective code  occurred in es that are an I not achieve a lings. ts to consumers ths are likely to at municipal water ouildings. s, building owners years and muary 1, 2008. ety issues etors, smoking,	The department has the authority and responsibility to promulgate rules regarding fire suppression in public buildings and places of employment which include multifamily buildings under various statutory mandates including, ss. 101.02(15)(j), 101.14(4)(a), 101.14(4)(c), and 101.973(1), Stats. It is the opinion of Joseph Thomas, Department of Commerce Chief Legal Counsel, that the language of s. 101.14(4m), Stats., does not preclude the Department from establishing fire suppression rules for multifamily buildings in circumstances or situations not described under this specific provision.  The building code addresses the risk of fire in a variety of ways, but cannot eliminate every possibility of a fire occurring. Automatic fire suppression systems provide a safety solution that, unlike smoke detectors and fireresistive construction, is intended to extinguish a fire at its point of origin or control a fire in its early stages of development. Both national model building codes, the ICC International Building Code and the NFPA Building Construction and Safety Code, establish a best-practice benchmark in mandating the installation of automatic fire sprinkler systems for multifamily-residential occupancies. The proposed adoption of the 2006 edition of the International Building Code and its existing residential sprinkler trigger is utilized by at least 24 states as state-wide minimum requirements. The department's proposed rules would not require the installation of automatic fire sprinkler systems in townhouse-type residential occupancies, similar to the model codes, until the buildings contain more than 21 dwelling units as dictated by the statutes.  In most situations for the construction of multifamily	

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buil cod	lings involving less than 21 dwelling units, the	
reced desi 13R cert sup syst syst eng wat 13R of 4 low flow dura to p and providing to p and providing to p and providing to p and providing to p and the syst projection of the increase of the syst projection of	gnizes two types of automatic fire sprinkler gns, NFPA 13 and NFPA 13R. Under the NFPA standard, attic spaces, porches, bathrooms and in closets are not required to be provided with pression protection. Similar to domestic plumbing ems, the design of an automatic fire sprinkler em and the installation is based upon several meering factors which relate to water pressure and relow. The minimum design factors for an NFPA system include water flow based upon activation sprinkler heads where the water demand can be as as 8 gallons per minute per head, and a system demand of 75 gallons per minute for a 30-minute tion. Where the water supply source is inadequate ovide water pressure or water flow, booster pumps or reservoir tanks of 300 cubic feet are typically ided in the building. A plastic reservoir tank with nisions of 5'x8'x7.5' contains 300 cubic feet.  Sinstallation costs of automatic fire sprinkler ems that the department identified from actual exts indicates that the proposed lower sprinkler chold for residential occupancies may minimally hase the total construction costs for future lential projects. However, it is impossible to icit exactly how the proposed sprinkler requirement financially impact a specific project where many lables come into play including insurance rate stiments, construction material alternatives and income construction grants.	
low flow durato p and providing.  The system projection increase process in p	demand of 75 gallons per minute for tion. Where the water supply sour ovide water pressure or water flow, or reservoir tanks of 300 cubic feet ided in the building. A plastic resensions of 5'x 8'x 7.5' contains 300 coinstallation costs of automatic fire stems that the department identified for the total construction costs for the total projects. However, it is imposing the total construction costs for the total costs for the total construction costs for the	

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			residential development or construction as exemplified in those municipalities that have already required the installation of automatic fire sprinkler systems below the current state-required thresholds.
	Madden continued		Besides threatening human life, fire in a residential occupancy affects the occupants in a number of ways, including loss of property and displacement. In light of the various activities that may occur within a person's dwelling unit and the fact that people and their guests also sleep there, requiring the installation of automatic fire sprinkler systems in residential occupancies is an effective and reasonable step to address fire-related risks to society.  The rules revising the sprinkler threshold for multifamily occupancies was discussed in various advisory councils utilized by the department in the development of the proposed rule changes. See the analysis accompanying the rule draft for more information on the councils and their composition.
2	Dave Lind, Fire Marshall North Shore Fire Department Bayside, WI	Supports the proposed code with respect to sprinkler threshol multifamily dwellings as the right steps to move life safety into century.  Counters the unaffordable argument against sprinkler protection multifamily buildings by asking shouldn't people who live (in) housing be afforded the same life safety and property protectic Contends that current building materials, such as I joists, have dramatically affected a building's survivability to fire and place fighters at risk who enter and work in such buildings. Believes sprinkler protection provides a life safety tool for emergency protection believes that sprinkler protection provides trade offs which we the cost of construction.  Supports the builder's position that more fires occur in existing and looks forward to a partnership to seek retrofit requirement this issue.	Ids of new o the 21 st  Idon in small  I affordable ion features.  I are the set that bersonnel.  I ould reduce  I g buildings

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	e Rule Number: 06-120		Hearing Location	
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	ire Prevention Code and Co	ommercial Building Code		
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	enj and state	As a whole supports the Comm 14 package as proposed wifollowing concerns:	th the	Support noted.
		Believes that the language for an alternative fire co- consistent with the department's effort to adopt me		Local adoption and administration of an equivalent set of alternate fire code requirements is not prohibited by the
	Lind continued	Supports a one-stop shopping and questions the proposed NFPA 1 with regard to flammable and combustible liquids t defaulting to ch. Comm 10.	deletions of herein	Wisconsin Statutes, and is therefore allowed through the home-rule authority that local governments have under sections 59.03 and 66.0101 of the Statutes. The draft rules have been revised to enable the requested one-stop shopping, and the deletions of NFPA 1 that relate to ch. Comm 10 have been reduced to consist only of those which are needed to prevent the requirements in ch. Comm 14 from being inconsistent with the requirements in ch. Comm 10. This prevention is similar to other provisions in ch. Comm 14 that prevent Comm 14 from being inconsistent with the requirements in chs. Comm 61 to 65. Inconsistent requirements among codes are unduly difficult for regulated parties to comply with.
		Provided a copy of a previously raised questions and answ the alternative fire code.  • How is a local municipality not able to accomplish need for use of the International Fire Code (IFC) the adoption? The stated goal of the Fire Code Counc review and evaluate NFPA 1 UFC as the Fire Preve the State of Wisconsin.  • How is the alternate adoption plan providing for a prevention code throughout the state of Wisconsin.	their specific rough local il was to ention Code of uniform fire	The proposed allowance for municipal adoption of the IFC and any additional requirements, that, in total, are equivalent to ch. Comm 14 is intended to serve municipalities which choose to administer the IFC as their base fire code. Some municipalities have felt better-served by utilizing the IFC, because of its integration and coordination with the International Building Code (IBC). This utilization could include application of NFPA 1 requirements in addition to IFC requirements.  The allowance for municipal adoption of the IFC in lieu of NFPA 1 reflects that ch. Comm 14 is not a uniform fire prevention code.

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Speaker	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
		<ul> <li>Who will provide the training and the codebooks option? The NFPA will be providing free codebook training for AHJs as part of the adoption.</li> <li>Who within the Department of Commerce will be tanswering questions arising out of the IFC? This with areas not specifically related to construction sprinklers etc. If a user of the IFC has a question the above will they need to direct that question to Doesn't the</li> </ul>	oks and free  Do  IF the 'expert' in question deals i.e. fire alarms, not related to othe ICC?  an  Do  IF  Qu  Qu  Qu  Qu  Qu  Qu  Qu  Qu  Qu  Q	repartment staff provides training about state codes and policies; not about municipal ordinances. Repartment staff has not been assigned to train about FC requirements. The department has no experts assigned to answer duestions about IFC requirements not related to construction. The department has no requirement thom must be consulted when a municipality has a duestion about implementing a municipal ordinance.
	Lind continued	ICC require a membership number to get code rela answered?  Has the IFC been looked (at) and reviewed to ensiprovisions within it are "no less" restrictive than to NFPA 1 UFC? There is already code text that stat municipality can adopt additional rules (codes) prare no less restrictive than the base document. He the two documents been completed for consistent deficiencies have been or will be identified will the references for deletion and cross-references made document, NFPA 1 UFC? If so, haven't we set upusing both documents? The same situation as if a adopts the IFC by ordinance.  If the idea of alternate Code adoptions is somethin (Department of Commerce) embraces as a good ar shouldn't this extend to all the codes the state procode comparisons are not required for purposes of equity as it relates to safety and construction, when Wisconsin Commercial Building Code offer a similarly municipality that would rather use the NFPA Is the Fire Code any less important than the other alternate adoptions in lieu of local ordinance is the because we are codifying it), then shouldn't the sapplied to all or any code document(s) a municipal agency may want to use?	ure that all the those found in sees a providing they as analysis of cy? If ere be to the base of a situation of a municipality and positive idea, opagates? If of ensuring y doesn't the lar option for suite of codes? If erule (rule ame logic be	the department understands that the IFC is substantially equivalent to NFPA 1 relative to fire revention issues.  The properties of the department develops codes that allow as any options as possible as long as the goal of rotecting public health, safety and welfare can be ecomplished. While it is unusual for the department of allow local adoption of an alternative code by unicipal ordinance, this allowance was deemed appropriate in light of the integration and coordination etween the IFC and IBC.

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		The Department of Commerce has made clear during Code Council meetings that certain provisions of I should be deleted because they may establish an mandate to the reader, i.e. permits and certificates. Why did the Department of Commerce establish a mandate to the Fire Service when it adopted the It documents? The construction of a building is a conventure. It is normally understood that the Building plays the dominant role during construction and the Inspector has primary responsibility for the maintablife safety systems designed into the building. The mandate, who is providing the current building condocuments and training.	NFPA 1 UFC unfunded of fitness. n unfunded BC and related radle to grave ng Inspector he Fire enance of all the e unfunded	While it is true that the cost of code books went up with the adoption of the ICC suite of model codes, such an increase was believed to be reasonable when the high quality of the model codes was taken into consideration.
	Lind continued	in these documents to the Fire Service to ensure a features that were part of the original design are b maintained? The answer, NO one. There are very departments that have found the available budget for books and training. The Fire Service is a partn construction and ultimate maintenance of building and training, prior to the enrolled ICC Suite were p fire departments free. When will unfunded manda addressed? When will the Fire Service receive the training it has asked for without sacrificing 2% du overtaxed fire department budgets? When will thi mandate be addressed?	reing refew monies to pay er in the gs. The books rovided to all te be e books and es or already	
3	Brandon Bartow Bartow Builders Manitowoc, WI	Opposes proposed requirements for sprinkler protection in buildings.  States that he has experienced substantial improvements to through better construction materials, techniques and code Believes that the department's statistics reflect older, runmaintained buildings.  Contends that the proposed mandate is unreasonable and have a huge effect on affordable housing and place people Stated that a cost quote to provided sprinkler protection for single family home without municipal water was over \$9,000.	o fire safety e changes. down and not expensive; will out of work. r a 1900 sq. ft	See agency response under speaker #1.

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	ire Prevention Code and Co			,
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		the customer seeking other alternatives.  Sees a real value in finding affordable solutions to reduce improve safety in residential homes and believes that cho should be left to the home owner.	ice of sprinklers	
4	Jim Reif Reif Builders Two Rivers, WI	Wants to be part of the solution in developing codes that ensure today's homes remain safe.  Believes that more research needs to done for fire safety contending that most fire victims died from smoke inhalation, questioning whether sprinklers would prevent these deaths; research to include building age, size, condition, smoke detection, construction. Is concern that sprinkler protection will not achieve the significant improvement in fire safety for new buildings with less than 8 units.  Contends that the sprinkler requirement will result in rent increases, \$65 to \$100 per month per unit, without significant benefit and in those areas		See agency response under speaker #1.
	Reiff continued	without municipal water will result in a costly sprinkler inst the building affordable to construct. Believes that problem is in older buildings with the 33 fire occurring buildings built prior to 1990 and average age of	deaths	
5	Russ Sanders National Fire Protection Association Louisville, KY	Supports the department's efforts to improve fire and live adopting the 2006 edition of NFPA 1.  States that if Wisconsin adopts the NFPA codes, NFPA v providing free in-state training to code enforcement personate those attending the training.  Supports the proposed sprinkler rule for all new multi-unit more than two units believing that the rule will save lives	safety by vill continue nnel and codes dwellings of	Support noted.
6	Michael Lawrence Mastercraft Builders Kenosha, WI	States that cost to install sprinklers in two of their 4-unit be cost around \$28,000 or \$6,000-7,000 per unit. These units starter homes selling \$149,000. Sprinklers would increase \$6,000 to 7,000 and would also require \$1,000 dollars of an maintenance such as to change the anti-freeze in garage a run up to \$5,000. Believes that the costs will result in peowhether they can afford to live in these units and may force older non-code compliant housing. Advocates letting peowhat they wish to have.	uildings would are marketed as the price by nual reas which can ple questioning the them to other	See agency response under speaker #1.
7	Nancy Washburn	Believes that a developer is mandated to provide an afford	lable housing	See agency response under speaker #1.

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	Mastercraft Builders and Regency Hill Development Corp., Racine, WI	component. The definition for affordability under state ma upon a formula based upon average incomes for the localic Contends that the implementation of the sprinkler rules has municipal services including those with inadequate water asks who is going to provide that update. States develope afford to build \$200,000 water towers for sprinkler systems building.  Points out that for condominium developments that the sp maintenance responsibility is shared by multiple owners. Believes that the sprinkler requirements would impose furt responsibilities and impacts on fire departments for inspect maintenance over the long term and questions how the de accomplish this.  Supports the proposed update of the commercial building the proposal regarding sprinkler protection for residential of	impacts on oressure and oressure and oressure and ores cannot for one 4-unit inkler ore cion and oartments are to code, except for	
8	Mark Etrheim Mastcraft Homes and Home Builders Association Onalaska, WI	States the Association's primary concern is safety and has to provide it as cost-effective as possible.  Believes that sprinklers are means to make buildings safe. Suggests that research be accomplished to understand who dying in the fires, where the buildings exist and fixing the property of the prop	y people are roblems. tained over the re is not a noxide to substandard ost-effective	ncy response under speaker #1.
9	Karen Lawrence Mastercraft Builders Kenosha, WI	Opposes the sprinkler mandate. Believes that the mandate focuses on safety for a minority and not a majority who live in older buildings.		ncy response under speaker #1.

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		Raises concerns on the affordability to the consumers and ask less costly alternatives can be explored.	s whether
10	Terry Larson Teronomy Builders East Troy, WI	Provides an example of a situation where fire detectors worked exterior pit fire.  Asks why the static pressure changed from 25 psi to 35 psi; as for greater water pressure at the hydrant; involved in a project boosted pressure zone at a cost \$800,000.  Raises concern over how condominium associations for 4 unit are going to address the maintenance required for sprinkler syst Advocates the formation of an ad hoc committee to look at the	sumes it is for a buildings stems.
11	Bruce Johnson BDC Building Design & Construction, Inc., Milwaukee, WI	States that affordability and safety are a top priority for the ind States that besides sprinklers that there are many ways to ensu code to provide safety options for builders.  Contends that the code over the past decades have added safe and opportunities for the inhabitants to safely exit.  Believes that costs should be consideration, pointing out that of the households cannot afford 2 bedroom apartments not loc	ety features 20% to 29%
	Johnson continued	Believes that the code cannot stop human behavior which result fatalities.  Contends sprinklers are one approach to building protection and address occupant protection and there a number options being today that provide protection to occupants and safe egress.  Does not believe that requiring sprinklers in all multifamily built answer.	nd does not sutilized
12	Jeff Stauber City of Green Bay Fire Department Green Bay, WI	Favors the adoption of the 2006 International Building Code in requirement for sprinkler systems in multifamily residential occ Believes that if sprinkler protection had been provided in the multidings where 220 fire occurred over the last 5 years that prodamage would have been minimal and there would have been a decrease in the likelihood of injury and death.  Contends that engineered materials used in the construction of residential construction and their rapid failure in a fire was a failine-of-duty death of a department's firefighter. Believes that he could have been prevented if the single-family home residence	upancies. ultifamily perty a significant  ftoday's ctor in the is death

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		protected by a residential sprinkler system and does wish firefighter die in an unprotected multifamily building.		
13	Brad Ligget City of Beloit Fire Department Beloit, WI	Supports the rule package that incorporates a national star protection.  Believes that the installation of fire sprinkler systems provi to builders and developers that can reduce construction comaintaining a higher quality product for their customers. Is concerned that today's construction materials are more breakdown and collapse in the event of fire and putting fire at peril.  Contends that department is not proposing a cutting-edge expects at least the minimum standard in life safety and proposection.	des trade-ups ests while likely to efighters lives concept, but	Support noted.
14	Tim Halbrook Tim Halbrook Builders Inc., DePere, WI	Believes that safety and affordability is concern occupants Opposes the sprinkler mandate and believes that there are alternatives Advocates addressing older buildings where fires occur.		See agency response under speaker #1.
15	Dan Gorski Madison Area Builders Association Madison, WI	Asks to have the facts reviewed further with to new and ol Contends cost is an issue and eliminates people from home		See agency response under speaker #1.
16	Don Esposito Madison Area Builders Association Madison, WI	Asks for further detailed study, including achieving greate cost and unintended consequences.	·	See agency response under speaker #1.
17	Gary Zajicek Madison Area Builders Association Madison, WI	Asks for further research, citing examples of the safety feat practices incorporated in construction since 1990 and cont has occurred in a multifamily shelter built after 1990 before expensively products and/or practices.	ends that death deciding upon	See agency response under speaker #1.
18	Michael Coello Coello & Associates, Inc., Waukesha, WI	Supports going ahead with the new code, except for the sp mandate. Does not believe enough research has occurred identifying		See agency response under speaker #1.

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		including older buildings, what caused the fire deaths, sp structure costs, availability of municipal water, affordabili maintenance costs.	ity, sprinkler	
19	Mike Selner TCD Homes Green Bay, WI	Believes that problems should be minimized with tenant education especially with regard to smoke detection.  Indicates that the sprinkler bid estimate averages \$6,000 per unit for a 11 6-unit buildings representing 5% of the construction cost and believes that customers would be not be interested in the extra cost to buy.  Raises concern over sprinkler maintenance issues including costs and whose responsibilities.		See agency response under speaker #1.
20	Rick Gale Professional Fire Fighters of Wisconsin Madison, WI	Contends that firefighters will be better protected if this proposal (sprinklers) goes through and is a necessary change will improve safety for the public and firefighters.		Support noted.
21	Chad Taylor DeWitt, Ross and Stevens on behalf of the Wisconsin Builders Association Waukesha, WI	Believes that the department does not have the authority to promulgate rules requiring fire sprinkler systems in all multifamily buildings based upon the language under s. 101.14 (4m) and its history.  Contends the department proposed sprinkler rule contradicts the statute and legislative intent.  Submitted a memorandum on the matter.		See agency response under speaker #1.
22	Bruce Fuerbringer Wiscons in Fire – EMS Legislative Leadership Coalition Eau Claire, WI	Supports the proposal to adopt the 2006 edition of the NFPA 1 for the fire prevention code with the following considerations:  • Eliminate the option of the International Fire Code in order to promote the uniformity and application of fire codes, the option promotes confusion for designers and building community.  • Limit modifications to NFPA 1 only as necessary to accommodate statutory language.  • Allow the construction provisions of NFPA 1 to apply to the built environment, and any conflicts with the commercial building code should be addressed by the most restrictive provision that applies.  Urges the department not to alter code requirements regarding the use of		Support noted.  See agency response under speaker #2.  See agency response under speaker #2.  See agency response under speaker #2.  Support noted.

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		fire sprinklers in multifamily buildings believing it improves		
23	Charles Sweeney Gryfindorff LLC Stoughton, WI	Contends that the type of investments for safety should be the market place and that sprinklers are just one of many to Does not believe that the department has the authority to r sprinklers.	ools.	See agency response under speaker #1.
24	Kevin Pitts Green Bay, WI	Indicates that he is comfortable with the technology and safety features under the UDC and concerned with providing affordable housing under the rules.  Recommends looking at older structures where the problems exist.		See agency response under speaker #1.
25	Dave Lopykinski Brookstone Homes, Inc., Oconomowoc, WI	Supports the proposal of forming a committee to look at the best, affordable, reliable safety features for buildings.		See agency response under speaker #1.
26	Dave Bloom Wisconsin State Fire Chiefs Association, Madison, WI	Supports and submits petitions supporting the of the 2006 Building Code as drafted and to include the multifamily the installing sprinkler systems.  Believes that the cost of sprinkler technology is worth the protect property and lives.  Recommends that the 2006 edition of NFPA 1 should be accommended.	esholds for investment to	Support noted.  See agency response under speaker #2.
		minimal changes as outlined by Chief Fuerbringer.		
27	Tod Doebler Wisconsin Fire Inspectors Association Menomonee Falls, WI	Supports the proposed code package.  Requests that the modifications eliminating flammable and combustible liquid provisions under the adopted NFPA 1 and defaulting to ch. Comm 10 be realigned similar to other references for other codes.  Requests elimination of the IFC option.  Supports the proposed reduction of the sprinkler threshold for multifamily stating that the monetary impact is minimal compared to protection of life		Support noted.  See agency response under speaker #2.  See agency response under speaker #2.  Support noted.
20	Doebler continued	and provides additional protection when smoke detectors or are not heard.  Indicates that in the future today's buildings will be categorand advocates protecting them now.	do not function	
28	Mary Schroeder Miller Homes Brookfield, WI	Believes that the issue is one about what will be affordable forcing people to substandard housing.		See agency response under speaker #1
29	Keith Anderson	Supports the adoption of the 2006 edition of NFPA 1 and t	he sprinkler	Support noted.

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	North Shore Fire Department Waukesha, WI	recommendations into the IFC.  Contends that we cannot count on renters as neighbors to do the thing and sprinklers provide a constant safety sentinel for protec Notes that the fire inspections are not allowed within private resionly in the common areas of buildings.	ction.
30	William Berndt St. Croix Valley Home Builders Association River Falls, WI	Does not believe that this (sprinklers) is an effective way to incressafety citing the high cost to install in non-urban areas, estimates \$20,000 for a 4-plex.  Contends that installation and maintenance costs price people or market acting as a deterrent to newer housing placing more people. Reiterates the WBA claim that there have been no fire deaths occubuilding constructed since 1993.  Requests the department to extend the written comment period to 19th.	s of  ut of the ole at risk. curring in
31	Chet Gerlach State Farm Insurance Madison, WI	Supports the proposed rule change believing that sprinklers are a investment to save lives and reduce property damage and promo degree of comfort for buyers who rely on minimum construction s for safety and soundness of their homes.	ote a
32	John McCarty North Shore Bank Appleton, WI	Opposes the proposed rule change (sprinklers).  Is concerned that the arbitrary rule change will discourage all typ new multifamily construction which currently provides a safe hou option.	
33	Wayne Foster Brookfield, WI	Opposes the adoption of the sprinkler portion of the code.  Contends that the expense of installing and maintenance of sprindoes not make a difference from the customer's perspective.  Believes that activities of occupants in townhouse developments of the firewall separations do not affect one another.  Believes that the money can be better spent upgrading and taking the market and the existing market where the real hazards exist.	s because
34	John Kisiel Wisconsin Builders Association Madison, WI	Opposes the change in the rule (sprinklers).  Contends that the department fire death statistics fail to look at the underlying issues when considering the need for mandating sprinklers that research needs to look at the age of structure, caused death, location of the fire and whether sprinklers would have had definitive reduction in the loss of like.	nklers. e of

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Speaker	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
		Contends that the current safeguards are working without the in of sprinklers and supported by the information uncovered in the Suggests that appropriateness and effectiveness of products su Firestop, a product used over residential stovetops that automat releases a fire-suppressing powder, should be considered.	ir survey. ch as
35	Dave Bosanko Wisconsin Alliance for Fire Safety Racine, WI	Commends the department for recommending the national stand building code and in fire sprinkler protection putting Wisconsin position to catch up with the rest of the nation.  Believes that sprinklers can help save civilian and firefighter live that sprinklers have a record of not experiencing a life loss of the more people in a sprinklered building.  Contends that over the years the message conveyed by the "Ar Burning Reports" the formula for success includes this equation prevention with early warning of fire with smoke alarms, evacual life safety and early fire suppression through automatic fire sprin protection.  Believes that sprinkler systems because of trade-ups and insural benefits can be paid for in a shorter period of time.	in a es citing ee or merica a – fire tion for nkler
36	William Babcock Wisconsin Society of Architects Madison, WI	Supports the adoption of national model codes with as few modes as possible.  Supports a code development process that involves various state to develop a consensus on code issues.  Supports the proposed code update package that includes the 2 editions including the IBC and IEBC.  Requests the department to consider extending the public hearing comment period beyond January 5, 2007.  Suggests that educational efforts may be needed regarding some code changes, such fire department access roads and the existing building provisions.  Believes that architects, as problem solvers, can help to develop affordable solutions that meet the new code requirements.	continuing willingness to work with the department, including its participation on various advisory councils, in developing the code.  The department acknowledges that the development of educational and training initiatives is necessary for the successful implementation of the code changes.
37	Martin King West Allis Fire Department West Allis, WI	Indicates that West Allis is one of the municipalities currently we restrictive fire sprinkler ordinance for 3 or more units since 1992. Believes that sprinklers could have prevented the loss of life in multifamily residential fires where protection was not provided in	two

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Clearinghous	se Rule Number: 06-120		Hearing Location	on: Madison
	r: Chapters Comm 14 and C	Comm 60 to 66		December 21, 2006
	Fire Prevention Code and Co			,
Speaker	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
		units. Believes that sprinklers are tool to respond to human beha always be factor in the initiation of fires no matter the ame education provided. Recommends the department move ahead with the proposinoting that is reflects national model standards.	ount of ed rule package	
38	Eileen Bruskewitz Wisconsin Apartment Association Waunakee, WI	Is concerned if this is a step toward the retrofitting of exis buildings and believes that this would be financially deva property owners and tenants.  Requests the formation of committee affording the input of stakeholders in the development of the rules and the cost sprinkler solution.	stating to f all the	See agency response under speaker #1.
39	Kevin Klug Monona Plumbing & Fire Protection Madison, WI	Believes that the cost data provided by the builders is over does not appear to reflect bids or costs charged by his co Contends that the sprinkler systems will save lives and pro-	mpany.	Support noted.
40	Jerry Deschane Wisconsin Builders Association Madison, WI	Offer the organization's willingness to work with the various to reach a consensus.  Raises the following questions:  Of the other states that require fire sprinklers in show many allow broader use of NFPA 13D syste proposal allows?  How many states apply a NFPA 13 system require without an adequate water supply?  What is needed from a water system and how manunicipal systems cannot provide an adequate where the without municipal water) and what is the economic sprinkler mandate on those buldings?  It has been one year since stakeholders have dis None of those discussions were enlightened by a cost and fire death research. Why is the department	mall multifamily, ms than the rement in areas any small vater system? rural areas nic impact of this cussed this rule. the department's	See agency response under speaker #1.
	Deschane continued	stakeholders in this debate?  Testimony at this hearing has demonstrated that cost estimates are in dispute. What methodology	the sprinkler	

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Clearinghouse Rule Number: 06-120 Hearing		Hearing Location	on: Madison	
Rule Number	Rule Number: Chapters Comm 14 and Comm 60 to 66  Heart		Hearing Date: I	December 21, 2006
Relating to: F	ire Prevention Code and Co	mmercial Building Code		
Speaker	Presenter,			
	Group Represented,	Comments/Recommendations		Agency Response
	City and State			
		was used by the department in arriving at its cost	estimates, and	
		why didn't the department solicit feedback from the	ne housing	
		industry on his question?		
		Notes that their research so far has not found any fire fatalities in		
		buildings built since the 1993 code update.		
		Offers to work willing in a spirit of cooperation with the stakeholders to		
		resolve the matter.		

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Clearinghous	e Rule Number: 06-120	Hea	ring Location: Mailed Comments
Rule Number	: Chapters Comm 14 and 6	0 to 66 Hea	ring Date:
Relating to: F	ire Prevention and Wiscons	in Commercial Building Code	
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
1	Russell Sanders, Central Regional Manager National Fire Protection Association (NFPA) Louisville, KY	Supports the adoption of the 2006 edition of the NFPA 1, $Unifoldone{O}{Code}^{TM}$ (UFC) as the basis for Comm 14.	m Fire Support noted.
2	Wolf Korndoerfer K-Corp Racine, WI	Understands that most fire deaths are in older multifamily housi requiring sprinklers in new buildings will not address this proble Indicates the additional cost to add sprinklers is prohibitive and housing is already becoming unaffordable to those with normal	m. that
3	Ron May North Shore Bank (email/no address)	Opposes mandating sprinklers for small apartments and condor	iniums. See agency response under speaker #1.
4	Greg Tenhagen CMA Kenosha, WI	Similar comment to #3	See agency response under speaker #1.
5	John Csepella First Banking Center (email/no address)	Opposes mandating sprinklers for small apartments and condor Believes the costs to implement this plan are too high for smalle buildings.	
6	Clara Csepella Racine, WI	Opposes mandating sprinklers in all apartment buildings. Believes tis so prohibitive which would affect affordable rents in our communities. Believes tenants should have the responsibility of maintaining their own smoke alarm by changing the batteries or basis. Indicates this would be such a small action on a renter's prevent costs that will adversely affect our communities.	f a yearly
7	BOB (email/no address)	Indicates that mandating sprinklers in multifamily dwelling having fewer units will limit the construction of most two and four-unit	
8	Brad Parker 84 Lumber Company (email/no address)	Similar comment to #3	See agency response under speaker #1.
9	Kevin Schommer (email/no address)	Opposes mandating sprinklers for small apartments and condor Believes it will be hard to implement outside the city limits when no public water system.	
10	Dennis L. Humphrey Construction Management Associates	Similar comment to #3.	See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
Rule Number	:: Chapters Comm 14 and	60 to 66	Hearing Date:	
Relating to: F	Fire Prevention and Wiscons	sin Commercial Building Code		
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
	(email/no address)			
11	Nicole A. Watermolen Watermolen Properties Green Bay, WI	Indicates she is a young entrepreneur who started purcha buildings and currently owns 39 units and manages 48 oth Indicates she is opposed to mandating sprinklers in small buildings due to the costs that would cause rents to be incibelieves the rule would be a deterrent to people building in housing.	ners. apartment creased, and	See agency response under speaker #1.
12	Jim Hopkins J & J Builders (email/no address)	Opposes the proposed rule mandating sprinklers in 3 to 20 Indicates he is concerned and proactive towards safety of but believes the fire incidents in new buildings do not projustification for a measure so strong. The added cost per pressures the "affordability factor" for the majority of the	the occupants vide iving unit occupants.	See agency response under speaker #1.
13	Thomax M. Cecchini (email/no address)	Indicates he is a developer of small to mid sized condomin priced from \$129,000 to \$185,000. Believes the new sprink severely affect the markets served by pricing the units out the current buyer.	ler law would	See agency response under speaker #1.
14	Steve Edlund Waukesha, WI	Explains that he is a union journeyman HVAC service tech years of experience in the commercial HVAC industry.  Suggests a change in the design of the HVAC distribution exhibit #197 for his detailed proposal.)		See agency response under mail comments #197.
15	John O. Shaline Total Service Development, LLC Green Bay, WI	Similar comment to #3		See agency response under speaker #1.
16	Julie Meyer Racine, WI	Similar comment to #9		See agency response under speaker #1.
17	Jim LaPlant LaPlant Architecture (email/no address)	Similar comment to #2		See agency response under speaker #1.
18	Briggs Noble Bay Expediters (email/no address)	Opposes the mandate to install fire sprinkler systems in ap condominiums. Believes that government agencies have awareness on the added burden placed on builders and the this regulation.	a lack of	See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
	:: Chapters Comm 14 and 6	0 to 66	Hearing Date:	OIN TARROS COMMINANO
		in Commercial Building Code	<b>, ,</b>	
Comments:	Presenter,			
Oral or	Group Represented,	Comments/Recommendations		Agency Response
Exhibit No.	City and State			
19	Paul DeLeers DeLeers Construction Inc. Green Bay, WI	Opposes the mandate to install fire sprinklers in all aparts believes the cost for this mandate will be too great for ma proceed with future developments and thus slowing deve Wisconsin.	any developers to elopment in	See agency response under speaker #1.
20	Matt Moroney Metropolitan Builders Association Waukesha, WI	Indicates he is a member in the Metropolitan Builders' As Lakeland Builders' Association and the Racine Kenosha Association and builds in communities where sprinklers required. Believes that sprinklers are part of the national would be futile to fight the acceptance of this code. Indicates the only area where this would be a problem is community where water service is not available. Believes communities should not fight the requirement for sprinkle ask for a variance when water is not available and he wowariance from the rule.  Suggests that we should fall in line with the national code allowable distance to the ingress/egress within the unit. design allows 125 feet from the furthest point within a uningress/egress whereas Wisconsin requires the maximum feet from the furthest point within the unit. The 75 foot linacceptable within mid or high rise buildings with common they do not interfere with the layout and costs of the build within garden style designs, our second floor flat unit deallow for any real size without the addition of a second state last code revision, our industry lost the ability to use platforms forcing this 75 foot limitation to be a significant limitation.  Understands that all are going to be forced to live under a guidelines, along with the rest of the nation. If we are coneven playing field as a state, I can understand that. It is pricing ourselves higher than other states that we will sual Indicates he is actively participating in the construction of units near the Illinois border and cannot afford to give a cadvantage to the Illinois building community. Believes the will be losing housing customers to the builders in other thereby losing business to other states as well.	Builders' are already code and it in a rural is the small ers but should ald support this e relative to the Nationally, unit it to the point of a distance at 75 mitation are a corridors as ding. However, signs do not taircase. During decks as jump at design the code impeting on an when we are after the greatest. Of multifamily competitive at Wisconsin	See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
	:: Chapters Comm 14 and 6	0 to 66	Hearing Date:	
	•	in Commercial Building Code	<u> </u>	
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
21	Jeff Schlag Total Service Development LLC Green Bay, WI	Similar comment to #3		See agency response under speaker #1.
22	Tim Halbrook Tim Hallbrook Builders, Inc. (email/no address)	Opposes the approval of the sprinkler change. Believes the require sprinkler systems in all multifamily dwelling units with the building of these units because of the increase of proper decreasing rents, and the poor economy. Indicates that or multifamily dwellings are barely covering their costs the wind the poor economy.	vould devastate erty taxes, wners of	See agency response under speaker #1.
23	Leigh C. Hanson (email/no address)	Indicates the cost to provide sprinklers in all dwelling unit from \$3,000 to \$10,000 per unit, which would make this one expensive rule changes in state history.  Believes there is no way his 8-unit apartment buildings we enough income to cover such an expense and this rule chain him having to sell his buildings.  Explains sprinkler systems are not required in private home government is interfering too much into the private lives o	s would range e of the most ould provide ange may result es and believes	See agency response under speaker #1.
24	Tina Bunker (email/no address)	Similar comment to #6		See agency response under speaker #1.
25	John Mau Mau Realty and Builders Appleton, WI	Similar comment to #3		See agency response under speaker #1.
26	David C. Williams II Axley Brynelson, LLP Madison, WI	Asks whether the Department of Commerce initiated the commerce a particular committee associated with the changes.	nange or was	Information is provided under the analysis of the proposed rules concerning advisory council involvement.
27	David Soens Department of Health and Family Services Madison, WI	Proposes to include previous language, maintain current la update the following code requirements relating to mechan for hospitals:  1. Comm 64.0300 (use previous language from 7-1-02) 2. Comm 64.0401 (4) (a) 4. (maintain current language) 3. Comm 64.0403 (4) (a) (maintain current language) 4. Comm 64.0403 (6) (c) 6. (update Table references for the second	ical ventilation  2)	Issues are covered by the adopted AIA guidelines. Issues are covered by the adopted AIA guidelines. Issues are covered by the adopted AIA guidelines. The proposed rules have been changed and reflect the

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Clearinghous	e Rule Number: 06-120	Н	learing Location	:: Mailed Comments
	: Chapters Comm 14 and 6		learing Date:	
	*	in Commercial Building Code		
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
	·	Guidelines) 5. Comm 64.0403 (8) (d) (update Table references from to Guidelines) 6. Comm 64.0404 (1) (a) and (b) (maintain current language) 7. Comm 64.0605 (1), (2) and (3) (maintain current language) 8. Comm 64.0900 (maintain current language) 9. Comm 64.1500 (2) (update the edition to reflect the material standards of practice)	he AIA  age)  If the age of the a	correct title of the referenced document. The proposed rules have been changed and reflect the correct title of the referenced document. The IMC provision as written is acceptable. Issues are covered by the adopted AIA guidelines. Issues are covered by the adopted AIA guidelines. The proposed rules have been changed and reflect the correct title of the referenced document.
28	Briggs Noble (email/no address)	Recommends that the Department consider alternatives to the code requiring sprinklers in new multifamily construction. States the proposal ignores the substantial improvements in achieved through the use of better building materials and contechniques.  Indicates that a key part of improving fire safety also lies in be education and enforcement of the existing codes to make sure buildings have working smoke detectors and residents who rewhen these alarms sound.  Indicates that in Brown County, an estimate to install sprinkled per unit.  Urges withdrawing the mandate or working toward a compronall not only live with, but afford.  Additional comments to his submittal under exhibit #18	ire safety astruction etter public e multifamily eact quickly er was \$5,000	See agency response under speaker #1.
29	Jim Hopkins J & J Builders (email/no address)	Similar comment to #28 Additional comments to his submittal under exhibit #12	5	See agency response under speaker #1.
30	Jeff Auberger Conservation Development, LLC East Troy, WI	Similar comment to #28		See agency response under speaker #1.
31	Mark Etrheim La Crosse, WI	Indicates that we are in favor of preventing as many deaths a but sprinklers are not at the top of the list of the best ways to that objective, even ignoring the costs. Quality working smo at a cost of less than \$200 an apartment will save many more \$500 sprinkler system ever will. Believes that carbon monoxid will save more lives than sprinklers.	accomplish ke detectors lives than a	See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
	:: Chapters Comm 14 and 6	in to 66	Hearing Date:	on. Maned Comments
		in Commercial Building Code	Treating Bute.	
Comments:	Presenter,	an commercial suitable cour		
Oral or	Group Represented,	Comments/Recommendations		Agency Response
Exhibit No.	City and State			
32	Charles Johansen (email, no address)	Similar comment to #9 and feels this will impact people who rural areas.	o remain in our	See agency response under speaker #1.
33	Gordon Wipperfurth Wisconsin Rapids, WI	Similar comment to #6		See agency response under speaker #1.
34	Ralph Kennedy II Menasha, WI 54952	Similar comment to #2		See agency response under speaker #1.
35	Mari Charles DePere, WI	Similar comment to #2		See agency response under speaker #1.
36	Karen Lawrence MasterCraft Builders, Inc. Kenosha, WI	Similar comment to #12		See agency response under speaker #1.
37	Christopher Stebnitz Stebnitz Builders, Inc. Delavan, WI	Similar comment to #2		See agency response under speaker #1.
38	Rkvdl (email/no address)	Similar comment to #2		See agency response under speaker #1.
39	Don Glays Winnebago Home Builders Association Oshkosh, WI	Similar comment to #12		See agency response under speaker #1.
40	Mark Burbey Kerber, Rose & Associates Manitowoc, WI	Similar comment to #2		See agency response under speaker #1.
41	Nathan Bernstein Joseph Property Development, LLC Milwaukee, WI	Similar comment to #12		See agency response under speaker #1.
42	Mike Richie Stevens Point, WI	Similar comment to #23, but his range for sprinklers is from \$10,000 per unit.	1 \$2,300 to	See agency response under speaker #1.
43	Pam Vandera Mortgage Loan Originator Kaukauna, WI	Similar comment to #3		See agency response under speaker #1.
44	Larry Carli	Similar comment to #28		See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120	ш	earing Location: Mailed Comments
	r: Chapters Comm 14 and 6		earing Date:
		in Commercial Building Code	earing Date.
Comments:	Presenter,	Commercial Building Code	
Oral or Exhibit No.	Group Represented, City and State	Comments/Recommendations	Agency Response
Exilion 100.	North Shore Bank (email/no address)		
45	Tim Voeller Bielinski Homes, Inc. Waukesha, WI	Similar comment to #28	See agency response under speaker #1.
46	Mark Pekarske Pekarske Builders, Inc. (email/no address)	Similar comment to #3	See agency response under speaker #1.
47	Vicki Markussen La Crosse, WI	Similar comment to #2	See agency response under speaker #1.
48	Mark S. Bourque Prudential Premier Properties Kenosha, WI	Similar comment to #2 and states that most people do not recongoing annual maintenance and testing costs required or phoand alarm charges.	
49	Edward A. Schmidt Scmidt Bros. Custom Homes, Inc. Appleton, WI	Similar comment to #28	See agency response under speaker #1.
50	James A. Sutter Emerald Ridge Construction, LLC Mount Horeb, WI	Similar comment to #2	See agency response under speaker #1.
51	Elizabeth Tharp State Farm Insurance Companies Madison, WI	Expresses support of the recommendation to adopt the 2006 In Building Code (IBC). Believes that mitigation activities such a fire sprinklers and strengthening structures are a worthy invest will ultimately help save lives and reduce property damage. Building Codes related to fire sprinklers and other building coditems have a positive effect on our state and promote a degree among buyers who rely upon minimum construction standards and soundness of their home.	s installing tment and elieves that astruction e of comfort
52a to 52h	Gene Young, Leon A. Church, John Mau, Jeffery Ma, David Coonen, Rock Kanynh,	Similar comment to #28	See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120	He	earing Location: Mailed Comments	age 24 01 53
	:: Chapters Comm 14 and 6		earing Date:	
	1	in Commercial Building Code	<i>g</i>	
Comments:	Presenter,		A	
Oral or Exhibit No.	Group Represented, City and State	Comments/Recommendations	Agency Response	
	David Cap, David Eislele Valley Home Builders Association Appleton, WI			
53	Mike Vilstrup TimberLane Builders, LLC (email/ no address)	Similar comment to #28	See agency response under speaker #1.	
54	Greg Shaw Shaw Building & Design Inc. (email/no address)	Similar comment to #28	See agency response under speaker #1.	
55	Mike Selner TCD Homes (email/no address)	Similar comment to #28	See agency response under speaker #1.	
56	Liv Mueller (email/no address)	Supports the installation of sprinklers since just recently her not her life due to a fire and her smoke detector had no battery in i		
57	La Verne Hensen Hensen Builders, Inc. Waunakee, WI	Similar comment to #28	See agency response under speaker #1.	
58	Lisa Olgren Oneida, WI	Similar comment to #6 and believes people would probably dis system as a nuisance.	sconnect the See agency response under speaker #1.	
59	Scott Draves Fond du Lac, WI	Similar comment to #2 and believes it will hinder construction.	See agency response under speaker #1.	
60	Tim Carlson (email/no address)	Agrees with the proposed rule change for sprinklers in multifated dwellings with the exception for smaller dwellings units such a building located in rural areas without municipal water supply. for water storage or a fire pump would be astronomical. There some equivalent alternative designs, such as 2-hour structural independent fire walls between every two units.  Explains there are many older churches located in rural areas we	as a 4-unit  The costs should be	īre areas
		municipal water supply that would like to add on a carport or evestibule but the addition may bring them over the square foot for requiring sprinklers. Suggests the same rationale for equivipal sprinklers (2-hour fire wall) be used for these occupancies too.	or separate buildings through the use of fire- construction or fire walls is an option recogn the code; this option is not being eliminated	resistive ized under

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
Rule Number	: Chapters Comm 14 and 6	50 to 66	Hearing Date:	
Relating to: F	ire Prevention and Wiscons	in Commercial Building Code		
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
61	James Martins Milwaukee County Association of Fire Chiefs	Supports the adoption of the fire sprinkler rules on behalf o Association.	fthe	Support noted.
62	Fred R. Walling Delavan Building Inspector Delevan, WI	Supports the installation of fire sprinklers in multifamily dw	ellings.	Support noted.
63	Roger Bjorge De Forest Area Fire District De Forest, WI	Supports the efforts to strengthen and broaden the sprinkler thresholds in the Wisconsin Commercial Building Code (WCBC). Indicates that cars are made safer because of traffic fatalities, so why shouldn't buildings be made safer with the installation of sprinklers?		Support noted.
64	Leon Church Sweetwood Builders, Inc. Appleton, WI	Explains he is a builder of condominiums that are one story 1, 2, 3 unit buildings and cannot justify the additional \$4,000 for the installation of sprinklers. Believes the current code requirements for unit separations, smoke detectors, egress windows from basement areas and sealed air combustions on all appliances provides acceptable alternatives.		See agency response under speaker #1.
65	Gerry Lycholat Knutson Bros II, LLC East Troy, WI	Similar comment to #3		See agency response under speaker #1.
66	Joseph T. Heimsch Building Safety and Zoning Department Watertown, WI	Supports the adoption of this law. States that his departme city of Watertown is responsible for all building and mecha inspections and fire inspections and noted that numerous of family buildings have voluntarily installed sprinklers. They investment would be paid back in 10 years.	nical owners of 4- v feel their	Support noted.
67	Mary Anne Moore Sweetwood Builders, Inc. Appleton, WI	Urges the Department of Commerce to do further research of installation of sprinklers in small buildings. Believes that prinstalled smoke detectors have been proven to alert resider evacuation of a burning building. Believes the current code needed safety alternatives.	roperly nts in time for e provides the	See agency response under speaker #1.
68	Dorie Etrheim La Crosse, WI	Similar comment to #6 and urges Department of Commerce research to determine where the problem exists and what is protect the renters.		See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Locati	earing Location: Mailed Comments	
Rule Number	: Chapters Comm 14 and 6	60 to 66	Hearing Date:		
Relating to: F	ire Prevention and Wiscons	in Commercial Building Code			
Comments:	Presenter,				
Oral or	Group Represented,	Comments/Recommendations		Agency Response	
Exhibit No.	City and State				
69	Jonathan A. Fox Sun Prairie, WI	Commends the Department of Commerce for recommendir standard in fire sprinkler protection as part of the WCBC. presence of fire sprinkler systems helps reduce the number and helps protect the tax base by reducing property dama Believes research supports the Departments decision sind occur in homes, fire and burn injuries represent 1% of the incidence of injuries nationally and 2% of total costs of in 2005, residential fires caused nearly \$7 billion in property Indicates there have been numerous false claims about fir systems relating to the entire system going off when only the fire area will activate.  Explains the average cost to install fire sprinklers is less the cost of carpet. Builders and developers can capture cost areas when they install fire sprinkler systems through trace street infrastructure through reduced main sizing and hydralong	States that the er of fire deaths ge. ee 80% of fires total recorded juries and in damage. ee sprinkler the sprinkler in man the average savings in other le-ups, such as	Support noted.	
	Foxcontinued	with smaller street widths and turnarounds for fire trucks. Believes installing fire sprinklers helps increase the value facilities, decrease insurance rates and provide residents protection.			
70	Mark Bossenbroek Milton, WI	Similar comment to #69		Support noted.	
71	Michael Carter Lodi, WI	Similar comment to #69		Support noted.	
72	Timothy A. Braund Lake Mills, WI	Similar comment to #69		Support noted.	
73	Boomer Braun Madison, WI	Similar comment to #69		Support noted.	
74	Corey Danto Cambridge, WI	Similar comment to #69		Support noted.	
75	Travis Hayes Evans ville, WI	Similar comment to #69		Support noted.	
76	Marc Hageman Grand Chute, WI	Explains he rents an apartment, which is sprinklered, and is a newspaper article he read that was claiming fire sprinkle		Support noted.	

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Clearinghous	e Rule Number: 06-120	Не	aring Location: Mailed Comments
Rule Number	: Chapters Comm 14 and 6	0 to 66 He	aring Date:
Relating to: F	ire Prevention and Wiscons	in Commercial Building Code	
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
		per unit. Believes that over the life of his apartment the cost to the sprinklers would still be affordable and should not be elimin to claims from home builders.	nated due
77	Dick Prehn Green Bay, WI	Indicates he is in favor of having rules in place which would re sprinklers in all 4-plex and larger apartments. Explains he lost he in an apartment fire and believes that if the building had been so not only would her life have been spared, but the damage to the would have been much less.	is mother prinklered
78a to 78e	Walter Regal, Mark Regal, Ingrid Regal, Lisa Regal, Christina Regal Regal Home Builders Regal Crrest Apartments (email/no address)	Similar comment to #28	See agency response under speaker #1.
79	Robert Winterhorn Milwaukee, WI	Similar comment to #28	See agency response under speaker #1.
80	Kevin Klug Monona Plumbing and Fire Prevention Monona, WI	Similar comment to #69	Support noted.
81	Kirk Goretski H.J. Pertzborn Fire Protection Madison, WI	Similar comment to #69	Support noted.
82	Mark Etrheim Ertheim Properties Onalaska, WI	Similar comment to #12	See agency response under speaker #1.
83	Captain Bill Ruchti Janes ville Fire Department Janes ville, WI	Similar comment to #63 and has witnessed first hand, the life at savings that have occurred in buildings protected by fire sprint Believes the cost of sprinklers is minimal in an overall building with today's advanced sprinkler technology.	klers.
84	Raymond C. Leffler Newport Development	Does not support reducing the minimum multifamily unit thresh sprinklers to 3 units and up.	old for See agency response under speaker #1.

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Clearinghous	e Rule Number: 06-120		Hearing Location	on: Mailed Comments
Rule Number	: Chapters Comm 14 and o	60 to 66	Hearing Date:	
Relating to: F	ire Prevention and Wiscons	sin Commercial Building Code		
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
	Corp. Racine, WI	Believes the new set of multifamily codes is worth evaluate fire sprinklers will provide safety to the building or safety to occupants. States it is important to note that there are man ensure that the state's building codes result in a safe and a environment. Indicates fire sprinklers can be a great option they do not need to be mandated for all units and under all Indicates the unit threshold for fire sprinklers are establish statutes, so is confused how the department has the authorities that the state law without approval from the legislature.	o the ny ways to affordable living n; however, circumstances. ed in the state	
85	Mark E. Carstensen Mark Carstensen Construction & Development Companies, Inc. Franklin, WI	Similar comment to #84		See agency response under speaker #1.
86	Susan Montie Pewaukee, WI	Similar comment to #84		See agency response under speaker #1.
87	Donna Spakowicz DG-Remodeling Pewaukee, WI	Similar comment to #84		See agency response under speaker #1.
88	Bruce Johnson Metropolitan Builders Association of Greater Milwaukee Milwaukee, WI	Similar comment to #84		See agency response under speaker #1.
89	Terry Luedke Hubertus, WI	Similar comment to #69		Support noted.
90	Kay Luedke Hubertus, WI	Similar comment to #69		Support noted.
91	Dave Bauer Greendale, WI	Similar comment to #69		Support noted.
92	Anna Bauer Greendale, WI	Similar comment to #69		Support noted.

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	e Rule Number: 06-120		Hearing Location: Mailed Comments	
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Relating to: F	ire Prevention and Wiscons	sin Commercial Building Code	<u> </u>	
Comments:	Presenter,			
Oral or	Group Represented,	Comments/Recommendations	Agency Response	
Exhibit No.	City and State			
93	Faith Honkamp	Similar comment to #69	Support noted.	
	Pewaukee, WI			
94	Dustin Schliz	Similar comment to #69	Support noted.	
	West Allis, WI			
95	Mike Luedke	Similar comment to #69	Support noted.	
	Sussex, WI			
96	Mark Barber	Similar comment to #69	Support noted.	
	New Berlin, WI	au n		
97	Nick Ries	Similar comment to #69	Support noted.	
00	Hartford, WI	0' 7		
98	Angie Reis	Similar comment to #69	Support noted.	
99	Hartford, WI Dana Richter	Similar comment to #69	Commandant	
99	Colgate, WI	Similar comment to #69	Support noted.	
100	Jeff Richter	Similar comment to #69	Support noted.	
100	Colgate, WI	Similar comment to mor	Support noted.	
101	Mike Umhoefer	Similar comment to #69	Support noted.	
101	Pewaukee, WI		support notes.	
	,			
102	Robert Kopfmann	Similar comment to #28	See agency response under speaker #1.	
	Kopfmann Co., Inc.			
	(email/no address)			
103	Diane Orms by	Similar comment to #28	See agency response under speaker #1.	
	Regal Crest Apartments			
	(email/no address)			
104	Robert Hassler	Similar comment to #69	Support noted.	
	Greenfield, WI			
105	Paul T. Kosmoski	Similar comment to #12	See agency response under speaker #1.	
	Brown County			
	construction and			
	business			
106	(email/no address)	Similar comment to #63	Cumpart noted	
100	Henry L. Butts Watertown Fire	Similar comment to #05	Support noted.	
I	w atenown rife			

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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
	Department Watertown, WI		
107	Katherine Carney Milwaukee, WI	Similar comment to #69	Support noted.
108	Lance Hanson Eau Claire Firefighters Eau Claire, WI	Similar comment to #69	Support noted.
109	Pat Caster Broker/Owner Green Bay, WI	Similar comment to #28	See agency response under speaker #1.
110	Corey C. Gall Sprinkler Fitters Local Union 183 Menomonee, WI	Similar comment to #69	Support noted.
111	James Pl Rugg Eagle Electric Waukesha, WI	Similar comment to #84	See agency response under speaker #1.
112	Ingrid McMasters, LC, IESNA KJWW Engineering Consultants Madison, WI	Proposes that Wisconsin adopt a similar method relating to the code and calculation of lighting loads similar to California Title allows the use of current power limiters installed with line volta. Believes this will allow establishments like restaurants and retal establishments to have more flexibility in their lighting placement still limiting the power	24, which ge track.
	McMasters continued	consumption of the track. Includes sample cut sheets of the cupower limiting device and applicable pages from the Title 24 Nonresidential Compliance Manual. Indicates this change would require an additional definition of power limiting device" under Comm 63.1005 and modification of 63.1045 (4a) to assimilate Title 24.	'current
113	Henry M. Isaksen Isaksen Architects, LLC Sturgeon Bay, WI	Indicates the cost of sprinklers with municipal water is \$2.20 pe foot for entire building, and with no municipal water the cost is square foot for the entire building.	
114	Mark White Menomonee Falls, WI	Similar comment to #69	Support noted.
115	Ann Rodrigues	Similar comment to #84	See agency response under speaker #1.

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	e Rule Number: 06-120		Hearing Location: Mailed Comments
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	Avid Homes, LLC		
	Pewaukee, WI		
116	David Rodrigues, Jr.	Similar comment to #84	See agency response under speaker #1.
	David & Goliath Builders,		
	Inc.		
	Pewaukee, WI		
117	John H. Stoker	Similar comment to #84	See agency response under speaker #1.
- 110	Mequon, WI		
118	Michael Worske	Similar comment to #84	See agency response under speaker #1.
110	West Allis, WI	C''l	C
119	Matt Hall Nashotah, WI	Similar comment to #84	See agency response under speaker #1.
120	Shelley R. Gall	Similar comment to #69	Support noted.
120	West Bend, WI	Similar comment to #09	Support noted.
121	Susan M. Gassner	Similar comment to #69	Support noted.
121	Lomira, WI		support noted.
122	Pam Courtney	Similar comment to #84	See agency response under speaker #1.
	Brookfield, WI		
123	Jon Petroskey	Similar comment to #63	Support noted.
	City of Antigo Fire		
	Antigo, WI		
124	Dave Van Lanen	Similar comment to #28	See agency response under speaker #1.
	Architect		
	(email/no address)		
125	Nancy kay Behnke	Similar comment to #2	See agency response under speaker #1.
	NKS Property		
	Management		
126	(email/no address)	G: 11 HCO	
126	Scott A. Beres	Similar comment to #69	Support noted.
127	Brookfield, WI	Cimilar comment to #0 and #20	Can a company man and a company and a compan
127	Kelly Claflin Portside Builders	Similar comment to #9 and #28	See agency response under speaker #1.
	Door County		
128	Jason Steen	Similar comment to #12	See agency response under speaker #1.
120	Steen Construction of	Offinial Common to #12	see agency response under speaker #1.
I	Steen Constituention of	!	ı

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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
129	Osseo, Inc Osseo, WI Craig A. Rakowski	Similar comment to #84		See agency response under speaker #1.
	Wauwatosa, WI			
130	Beau Gabriel Fire Fighter (email/no address)	Similar comment to #63		Support noted.
131	Jennifer Moritz Sun Prairie, WI	Similar comment to #69		Support noted.
132	Jay Griggs Griggs Aviation New Richmond, WI	hangar, was that a sprinkler system was required for an ail with more than 12,000 square feet of space. Since city was available to our site and the cost of putting in our own we system would have added nearly \$500,000 to the cost of a building. Indicates they were forced to build a much small the lot was designed for. Believes that a sprinkler system facility would be ineffective in extinguishing it since the befloats on the surface of the water. Indicates a much bette to have some kind of fire extinguishers required or perhap foam system that would be effective on fuel fires. Explains they were not happy about the requirement to put handling system in a building that contains 300,000 cubic has two people working in it, with no painting, welding or Believes the air handling system serves only to pump out the	Explains the biggest issue for them having just constructed an aircraft hangar, was that a sprinkler system was required for an aircraft hangar with more than 12,000 square feet of space. Since city water is not available to our site and the cost of putting in our own wells and sprinkler system would have added nearly \$500,000 to the cost of a \$650,000 building. Indicates they were forced to build a much smaller building than the lot was designed for. Believes that a sprinkler system in this type of facility would be ineffective in extinguishing it since the burning fuel floats on the surface of the water. Indicates a much better idea would be to have some kind of fire extinguishers required or perhaps some kind of foam system that would be effective on fuel fires.  Explains they were not happy about the requirement to put in a \$35,000 air handling system in a building that contains 300,000 cubic feet of air and has two people working in it, with no painting, welding or chemical fumes. Believes the air handling system serves only to pump out the cool air in	
	Griggs continued	summer and hot air in the winter, substantially increasing conditioning and heating bills and serving no beneficial p Suggests that the changes being proposed rectify the unrequirement to sprinkler aircraft hangars.	urpose. easonable	
133	Thomas H. Mudrovich Architect (email/no address)	Endorses the proposed sprinkler code changes to require system in multifamily dwellings of four or more units. The Wisconsin as a leader in building code development and Believes this requirement is the right thing to do. Indicates that as he has seen over the years, there are so will look to the benefit of the building above the minimum	ought of implementation.	Support noted.

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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
		requirements, but there are all too many that will be grudge build to the code.  Explains that to take this a step further, if the requirement for were applied to existing buildings the way ADA upgrades would have a means of affecting an upgrade to the existing multifamily housing.	or fire sprinkler are, the state	
134	Robert Cannon Burlington, WI	Similar comment to #69		Support noted.
135	Alan M. Anahmer Volunteer Fire Fighter Lone Rock, WI	Similar comment to #69		Support noted.
136	Bob Lederer Waubeka Fire Prevention Bureau Waubeka, WI	Supports and urges the Department to adopt the IBC 2006 sprinklers. Admits that it will increase the cost of building saving of lives should come first.		Support noted.
137	Michael J. Woodzicka Appleton Fire Fighters Union Appleton, WI	Similar comment to #69		Support noted.
138	J. Scott Mathie Metropolitan Builders Association Waukesha, WI	Indicates there are a number of approaches to providing a environment in multifamily housing – fire sprinklers being However, there are many ways to ensure that the state's b are providing safety options to builders. Requiring fire sprinklers multifamily applications is not the answer and is not suppoindustry.	one approach. uilding codes rinklers in all	See agency response under speaker #1.
	Mathie continued	Identifies specific comments regarding the proposal relatir following:  1. Building code already includes alternatives.  2. In an effort to provide safety to all multifamily ten owners have established rules that limit or ban the candles, smoking, grilling on balconies and other Some safety concerns stem from irresponsible hu  3. Sprinklers can be an option and part of the strateg not the answer in all circumstances.	ants, building e use of activities. man behavior.	

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		<ol> <li>Sprinklers have always been viewed as a propert versus a habitant protection. Arguments for spring been based on insurance savings; however, those unfounded and do not address any concerns over the second overriding rational limitations to the use of spring should not be required for all multifamily applicated overriding rationale is not the cost but the mainter requirements and water supply problems.</li> <li>A large percentage of families will be forced into housing options. States that newer housing optivery safe living environment and this fact should overshadowed.</li> <li>States that several studies confirm that the single correlation between fires and fire deaths is the again construction, not the presence of sprinklers.</li> <li>Indicates the Department does not have the authan statute without going through the proper change.</li> </ol>	inklers have se arguments are er safety. inklers and tions. The enance  older, lower cost ions do provide a d not be e most important ge of the nority to change	
139	Timothy M. O'Brien Oconomowoc, WI	Similar comment to #84		See agency response under speaker #1.
140	Carol Sams a Franks ville, WI	Similar comment to #84		See agency response under speaker #1.
141	Ron Lemke Flanner's Home Entertainment Brookfield, WI	Similar comment to #84		See agency response under speaker #1.
142	John M. McCarty North Shore Bank Appleton, WI	Similar comment to #2		See agency response under speaker #1.
143	Kenneth L. Collins Sun Prairie, WI	Similar comment to #69		Support noted.
144	Christopher C. Indiraraj West Bend, WI	Similar comment to #69		Support noted.
145	Peter W. Stebbins Madison Area Builders Association	Similar comment to #3		See agency response under speaker #1.

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		in Commercial Building Code		
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations		Agency Response
146	Madison, WI Jason A. Now North Fond du Lac, WI	Similar comment to #69		Support noted.
147	Mike W. Schroeder Volunteer Fire Fighter Madison, WI	Similar comment to #63		Support noted.
148	Jeanie and Jerry Sieling Fitchburg, WI	Supports the update of the IBC to require sprinklers in all new multifamily dwellings of more than two units. Live in Fitchburg where there have been many apartment fires which endanger occupants and increase the cost of public safety for all of the taxpayers.		Support noted.
149	John H. Pellmann ACP Properties, LLC Wauwatosa, WI	Similar comment to #28		See agency response under speaker #1.
150	Lee Heiling Beaver Dam Fire Fighters, Local 3432 Beaver Dam, WI	Similar comment to #63		Support noted.
151	Susan Schmitz-Kleckner Bowne Marketing and Business Communications Milwaukee, WI	Supports the effort to pass a law regarding the installation systems in multifamily dwellings of two or more units. Indiparents aged 85 and 90 live in a multifamily apartment comparents other residents have left something on the stove and the fire alarms. Is more comfortable knowing her parents at having a sprinkler system in their building. Encourages the state and building industry to work together they can to achieve the goal of saving lives.	cates her blex and many have s et off e safer by	Support noted.
152	Lawrence Wilson Green Bay Fire Prevention Division Green Bay, WI	Indicates the two groups most vulnerable to fire deaths are young and the very old. Children under the age of 5 must 1 who care for them to save them from danger. The elderly a times more likely to die in a fire as the general population. Census Bureau	ely on those re four to five	Support noted.
	Wilson continued	projects there will be some 55 million Americans over the a year 2020 and by the year 2050 and many of these people would multifamily housing.  Gives some incidents of fires in apartment buildings where were working but deaths occurred because the people were	vill live in the fire alarms	

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152		the alarm or get out of the buildings safely.  Explains that stricter building codes have helped reduce the deaths; however, a plateau has existed over the last decade too many smoke alarm systems are not working or can be ta whereas automatic sprinkler systems provide protection by human element, as much as possible, form the fire safety eq sprinkler systems are designed to automatically detect fire, s and suppress the fire until fire fighters can respond.  Believes Wisconsin has the opportunity of joining the twen states that have adopted the IBC sprinkler code requirement reducing the number of deaths and injuries from fire.	Believes that mpered with, removing the uation. The signal an alarm ty-three other	
153	Al Amold Rice Lake, WI	Similar comment to #3		See agency response under speaker #1.
154	Patrick Foley Total Service Development, LLC (email/no address)	Expresses opposition to the proposed sprinkler system manners idential units. Indicates he has been in the real estate incomparison of safety, which also affects the affordability of the homogeneous believes the current code already has safety measures such detectors and fire stops and these are very successful with affordable price tag.  Explains the initial cost to install the sprinklers may be minorathe on-going maintenance of the completed system. Believe insurance industry may get into a frenzy by increasing their the excessive claims that will be caused by "accidental" incomparison of the systems to go off creating more damage than a fire would caused by "accidental" incomparison.	dustry for over try in the ousing. as smoke a very r compared to es the costs for all of idents causing	See agency response under speaker #1.
155	Kevin Sunderland Sunderland Construction Inc. (email/no address)	Similar comment to #3		See agency response under speaker #1.
156	Jeremy J. Klass Engineered Homes, LLC (email/no address)	Believes the small apartment units should not be required to sprinklered, especially existing apartments. Believes we wo off to educate the tenants on fire safety, a rather inexpensive	uld be better	See agency response under speaker #1.

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		compared to sprinklers.  Identifies affordability as a concern and suggests we look at started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and what other easier maintenance or preventive measured to the started and the started	
157	John L. Lautz Lautz Custom Builders, Inc. La Crosse, WI	Similar comment to #12	See agency response under speaker #1.
158	David Turk Onalaska, WI	Similar comment to #2	See agency response under speaker #1.
159	Jeffery L. Brohmer Division Chief of Inspection La Crosse, WI	Explains he is the Division Chief of Inspection for the La Cros Department with 29 years as a volunteer and career firefighter that today, putting water on the seat of the fire is the most co and best method for extinguishing a building fire.  States that not only should the people who live in multifamily considered relative to safety but the firefighters work is very and must be considered also.  Indicates that the lives of people in multifamily dwellings are lose of their home and possessions and being displaced. Oft renters do not have renters insurance, which causes addition Explains he had an opportunity to attend the public hearing o 21, 2006 and felt the big issue of contention between the fire sthe builders is the requirement that all new multifamily housin with three or more units must be fitted with fire sprinklers. Be is not too expensive nor cost prohibitive.  Believes that this issue does not need to be studied any furth believes the fire service has studied this issue for years. Expl when a fire breaks out in a building protected by sprinklers, the fuses and the fire is either contained or extinguished. No fire or no smoke which means no one dies from smoke inhalation. Indicates the statistics gathered by Commerce on fire deaths multifamily dwelling show that the deaths occurred in older expenditions. States that buildings constructed now will one day buildings and that many	dwelling be dangerous  affected by en times, all hardships. In December service and ag buildings believes that it her since he lains that he sprinkler means little him wisting

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		sin Commercial Building Code		
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		higher rents in new units. Noted that buildings where peop have their rent subsidized by the state or federal government automatically be required to be sprinklered because it prote investment paid for with tax dollars.  Urges the Department to adopt the 2006 IBC with the provision sprinklers in all new multifamily buildings with three or more	nt should cts our sions requiring	
160	Steve Patters on Appleton Fire Department's Fire Protection Engineer Appleton, WI	Similar comment to #63		Support noted.
161	Scott R. Humber Lakeside Development Company Mequon, WI	Similar comment to #84		See agency response under speaker #1.
162	Kevin S. Dittmar Dittmar Realty, Inc. Menomonee Falls, WI	Strongly opposes the proposed new fire sprinkler mandate dwellings containing 3 to 19 units. Believes the buildings varieties believes that the statistics on fire deaths gathered by the I based on deaths that occurred in older existing buildings, where the current safety features. Believes these rules will have the current safety features. Believes these rules will have the problem of fire deaths in old buildings. Suggest that more research is necessary to prevent the true 33 fire deaths over the past 5 years.	where the y safe. Department is which do not lave no effect	See agency response under speaker #1.
163	Colleen R. Horner New Berlin, WI	Similar comment to #84		See agency response under speaker #1.
164	Mark Benkowski Custom Design Associates, Inc. Greendale, WI	Similar comment to #2		See agency response under speaker #1.
165	Ross DePaola Integrated Energy Services/WESTLab Madison, WI	Explains he is a member of the Energy Conservation Code Conservative for Clean Wisconsin and commends the Dep decision to adopt the International Energy Conservation Codedition. This represents the very latest energy national effects	partment on the ode (IECC) 2006	

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	Depaola continued	available to the states. Indicates that he is concerned on requirements relative to lighting.  Indicates with the adoption of the 2006 IECC comes he al an alternate compliance method ASHRAE 90.1-2004. Thi paths for designers of lighting system to choose to achie but the methods are not equal. The current Wisconsin collighting control requirements come from California's Title which he believes is better than the IECC or the ASHRAI Noted that many of the Wisconsin based requirements rethe Energy Code Council to maintain the lighting controls included in the final draft.  Suggests the following recommendations from the Energy relating to lighting be adopted:  1. Comm 63.0505 (2) (b) 1. Retain current definition aperture."  2. Create parity between the lighting control require IECC and ASHRAE 90.1 and create Wisconsin be requirements to achieve this.  3. IECC section 505.2.2.1 requires luminaries be due provide uniform lighting reduction for all spaces ASHRAE 90.1 requirements do not have similar a Suggests that a Wisconsin based requirement be both alternatives the same for dual-switching lig.  4. Create a Wisconsin based requirement to includate total amount of additional lighting that may be considered.  5. IECC section 505.3.1.4 requires that track lighting a minimum of 30W/linear foot of track. New devicurrent limiter? may be installed as an integral pairs of the minimum of 30W/linear foot of track. New devicurent limiter? may be installed as an integral pairs of an an integral pairs of the minimum of action of the content o	llowance to use is creates two eve compliance ode relating to 24 standard, E 90.1 standard. E commended by swere not y Code Council of "effective ements of the based al-switched to . However, the requirements . The created to keep thing controls . The laimed under created to the laimed under created to the track on the track like on the track like on the track like on the viewed as or the ating and age under Comm	Agreed, definition has been added.  The differences are not significant from an energy perspective to warrant both options to be exactly the same.  Dual switching is required under Comm 63.0501 (4) of the public hearing draft of rules.  The differences are not significant from an energy perspective to warrant both IECC and ASHRAE to be exactly the same.  Agree, see agency response under comment #112.

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		6. Suggests that the lighting exceptions to the applic lighting code be consistent with ASHRAE 90.1 sir	nce it is more	Agree, additional exceptions have been added to reflect changes for the 2009 edition of the IECC.
	DePaola continued	extensive. Indicated there was a recommendation Code Council meeting to also include additional exast lighting for amusement and attraction areas in to Suggests including the modification as recommen Energy Code Council to create an "upper limit" on glazing allowed in these types of buildings to rest possibility that buildings could be built with excess and still claim to be energy efficient.	exceptions, such heme parks. ded by the the amount of rict the	The elimination of window area restrictions was studied by the federal DOE for their proposed IECC revisions. The study concluded that eliminating window area restrictions will not have a detrimental impact on energy and such restrictions appear to have little effect on the actual window areas.
166	Jon Wittrock J. Timothy Builders, Inc. (email/no address)	Similar comment to #3		See agency response under speaker #1.
167	Dustin Kern Arcon Development, Inc. (email/no address)	Opposed to mandating sprinklers in all multifamily dwelling more units. Indicated that housing affordability is a significant both Minnesota and Wisconsin. Suggested that develope municipalities need to work together on the initial site design subdivisions that will ensure the safety of all the future rest the applicable city.	cant issue in rs/builders and gn of	See agency response under speaker #1.
168	Michelle Litgens Land Pride Properties, LTD Oshkosh, WI	Explains that she and her husband own rental property ser campus and finds abuse of smoke detectors a problem and	Explains that she and her husband own rental property serving a college campus and finds abuse of smoke detectors a problem and believes that sprinklers would be just as great a problem. Believes that a fire is well	
169	Kent A. Davis Davis Construction, Inc. Suamico, WI	Similar comment to #3		See agency response under speaker #1.
170	Peter A. Wagner Waubeka Volunteer Fire Department, Inc. Waubeka, WI	Similar comment to #66		Support noted.
171	Dick Vogel Justice organization Sharing Hope & United for Action (JOSHUA)	Indicates the JOSHUA organization is an interfaith group of congregations working together to promote positive social groups area of concern is for "workforce housing" and the promote "affordable housing" but to lessen the trend towards.	change. This goal is not just	See agency response under speaker #1.

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	Green Bay, WI	segregation in our metropolitan areas.  Explains JOSHUA is concerned with how the mandate for affect the cost of new development and the impact on fan that			
	Vogel continued	if the cost to provide sprinklers is too much, low income flive in older buildings. Encourages the Department to coconsequences of making new developments inaccessible people.	nsider the		
172	Kim Tomczak Toonen Companies, Inc. Green Bay, WI	Similar comment to #3		See agency response under speaker #1.	
173	Sharon Kapoor Toonen Rental Properties Appleton, WI	Similar comment to #3		See agency response under speaker #1.	
174	Samantha Toonen Toonen Companies, Inc. Green Bay, WI	Similar comment to #3		See agency response under speaker #1.	
175	David J. Toonen Toonen Companies, Inc. Green Bay, WI	Similar comment to #3		See agency response under speaker #1.	
176	Keith Appleton Johnson Bank (email/no address)	Similar comment to #3		See agency response under speaker #1.	
177	Nick Allard C.H. Robinson Company Green Bay, WI	Similar comment to #3		See agency response under speaker #1.	
178	Curtis Destache Toonen Companies, Inc. Green Bay, WI	Similar comment to #3		See agency response under speaker #1.	
179	Todd DeVillers CB Richard Ellis Brokerage Services Appleton, WI	Similar comment to #3		See agency response under speaker #1.	
180	Michelle Jaeger LDI Composites Company	Similar comment to #3		See agency response under speaker #1.	

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Comments:	Presenter,			
Oral or	Group Represented,	Comments/Recommendations	Agency Response	
Exhibit No.	City and State			
181	Rick Chemick (email/no address)	Similar comment to #6	See agency response under speaker #1.	
182	Robin J. Macara Komfort Heating & Cooling, Inc. (email/no address)	Similar comment to #3	See agency response under speaker #1.	
183	Jim Gagnon Gagnon Clay Products Co. Green Bay, WI	Similar comment to #3	See agency response under speaker #1.	
184	Doug Myers Bayshore Electric, LLC (email/no address)	Similar comment to #3	See agency response under speaker #1.	
185	Melissa Walton Walton Enterprises, Inc. Whitewater, WI	Similar comment to #3	See agency response under speaker #1.	
186	Joan Kuerschner Geneva Hardware & Design, LLC (email/no address)	Similar comment to #3	See agency response under speaker #1.	
187	Eric Berg (email/no address)	Similar comment to #3	See agency response under speaker #1.	
188	Robert Toonen Toonen Companies Green Bay, WI	Similar comment to #2	See agency response under speaker #1.	
189	Mike Bernaer Madison, WI	Opposed to mandating sprinklers since it will cost customer Believes this is another feel-good decision such as the incluzoning, which has actually made housing less affordable in	nsionary Madison	
190	William Ruemmele Anchor Bank (email/no address)	Similar comment to #22	See agency response under speaker #1.	
191	Wade Rudolph North Central Health Care	Supports the sprinklering of residential units per NFPA 13 R the programs at North Central Health Care serve many ment		

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	Wausau, WI	physically disabled individuals. Believes the additional passave our clients lives in the event of a fire.  Included letter from the Wisconsin Healthcare Engineering identifying the following concerns relating to HVAC issu	ng Association	
	Rudolph continued	<ol> <li>Propose that the 2006 edition of the Guidelines for and Construction of Health Care Facilities as pull American Institute of Architects.</li> <li>Comm 63.0403 (2), the words "and return" should from the sentence. Return air plenums cannot be stated. The proposed wording would eliminate a from being un-ducted and force all plenums to be Suggested the statement is not located in the cocode.</li> <li>Comm 63.0403 (3), suggests the code requirement dampers should be modified to state: "Automate dampers that close when the system is not operate provided for all outdoor air relief openings." Indexhaust systems in healthcare are to get rid of "to sometimes dangerous air. In healthcare we never off true exhaust air for the safety of our residents visitors and staff.</li> <li>Comm 63.0503 (4) (a), suggests the word "exhaust with "relief ducts." Requiring dampers that can a create an unsafe environment inside the space of the suggests that there be a continuation of the except refuge in buildings that are fully sprinklered or presidential sprinkler devices. Indicates that fully buildings have the ability to extinguish a fire in the suggests.</li> </ol>	d be removed e insulated as all return plenums e fully ducted. rrect area of the  at relating to ic or gravity ating shall be licates the bad" or er want to close s, patients,  st" be replaced at times fail could of healthcares.  ption to areas of rovided with y sprinklered	The proposed rules have been changed to reflect the correct title of the referenced document  The proposed rules have been revised to clarify that the exception under IECC 403.2.1 still applies, providing an exception for "ducts" within the building thermal envelope. Plenums are created within the building thermal envelope.  The referenced code section pertains to low-rise residential occupancies. It is unclear how the comment is relevant to healthcare facilities.  All types of dampers are susceptible to failure and require some level of maintenance to ensure operate. The proposed rules have been revised to permit gravity dampers in certain situations.  The proposed rules have been revised to incorporate this exception.
192	Allan Jamir (email/no address)	such that the areas of refuge are not required for the occupants of the building.  Similar comment to #3	the me salety of	See agency response under speaker #1.

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193	Edwin J. Ruckriegel City of Madison Fire Department Madison, WI	Submitted the following comments:  Comm 14 repeal and recreation:  1. Comm 14.001 (2) Alternate model fire code. Supsection. The local adoption of an alternate modes supports the principles of the State's Home Rule authorities should have the local option to manaprevention and fire safety requirements based or resources.	el fire code e statutes. Local age fire	Support noted.
	Ruckriegel continued	<ol> <li>Comm 14.01 (1) (e) 1. and 14.01 (a) Fire Respons Incident Reports. Supports mandatory fire incident all fire responses. Fire response and incident devidence of the fire problems and solutions in o Comm 60 to 66 revisions:</li> <li>Comm 61.03 (14) International Fire Code (IFC). Supports the adoption of the IFC. The codes ad 61.05 and the IFC are companion codes develop standards for the safe design, construction, use</li> </ol>	lent reporting of ata serve as valid ur state.  The MFD lopted in Commoded to provide	Support noted.  Support noted.
		maintenance of buildings and structures.  2. Comm 62.0903 (6) Group R. Supports adoption of sprinkler thresholds in the IBC. Fire sprinkler progroup R occupancies with 3 or more dwelling uponts of occupants and firefighters without negatively cost of construction of affordability of housing, trade-offs and incentives in this code allow for the sprinklers at a fraction of the cost outlined in statement accompanying the hearing rules.  3. Comm 62.0509. Opposes this code change. The 62.0509 addresses fire apparatus access, which component of safe buildings and structures. A system of many code requirements working togethe fire apparatus access requirements from the and deferring to the requirements in NFPA 1 will in the design, construction, and approval of buildings and sproval of buildings.	rotection of all nits will save lives wimpacting the The sprinkler the installation of in the impact e current Comm is an integral safe building is a ether. Removing building code ll lead to problems	Applying the National Fire Protection Association's requirements for fire apparatus access, instead of modifying the model building code to include such access requirements and modifying the model fire prevention code to not include them, is preferred because it is consistent with the overriding interest to minimize modifications of these two codes. The local

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		requirements in NFPA 1, chapter 1 as included by (a) 4. a. are too vague and allow for many decisio "authority having jurisdiction" (AHJ). The lack wimpact the design construction and approval of the allowing more than 800 AHJs to determine access for new buildings.	ns by the will negatively ne buildings by s requirements	decisions associated with the NFPA 1 requirements are consistent with the home-rule authority that local governments have under sections 59.03 and 66.0101 of the statutes.
		and the adoption of the International Existing Bui (IEBC), which will improve safety and simplify the		
194	Jon Cechvala Wisconsin Health Care Engineering Association Madison, WI	Similar comment to #191 Comm 63.0503 (7), Suggests there should be size requirem economizers. Small units should be exempt and suggests larger?		Information provided to the department indicates that the Btu triggers requiring economizers are costeffective in energy savings under the proposed rules.
195	Ted Voller Creekside Condominiums Delavan, WI	Similar comment to #3		See agency response under speaker #1.
196	David E. Luczak Premier Mortgage Funding, Inc. Lake Geneva, WI	Similar comment to #3		See agency response under speaker #1.
197	Stephen R. Edlund Waukesha, WI	Recommends eliminating ceiling exhaust fans.  1. Indicates for all forced air heating systems in con applications zoned for service to exterior zones, re HVAC system must be from within 4 inches of the level no more than 32" from the exterior walls and from each room serviced by the HVAC system su includes vestibules and entry ways.  2. Adjacent walls to the exterior may utilize a wall cathe sheet metal studs and deliver the return air abheight to either a plenum return design, or in the creturn, duct may be attached to the sheet metal studs via	eturn air to the e interior grade be returned pply air. This avity between ove the ceiling case of a ducted	The suggested specifications are too rigid and impractical for compliance in that the suggestions do not take in account various building designs and building functions as well as the ducts serving air conditioning purposes.

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		flashing assembly.  3. Where privacy walls are required, the general corconstruct a return soffit on the exterior of the priv  4. Interior spaces shall return air from an elevation rad inches from interior grade.  5. Open concept architectural design spaces with naduct the return air within 4 inches from interior grade.  6. Exception to this proposal is that any application HVAC systems where high ceilings cause stratification fans are incorporar system design and activated by either owner manautomatic control based on exterior ambient tempthan 45-degrees Fahrenheit.  (Also includes a detailed justification paper)	acy wall. ot greater than o ceiling must ade. of design for cation of air may ed into the aual control or		
198	Rajendra N. Shah (email/no address)	Similar comment to #191		See agency response under comment #191.	
199	Thomas D. Stank (email/no address)	Similar comment to #191		See agency response under comment #191.	
200	Dennis Pawlak Pawlak Construction Eau Claire, WI	Similar comment to #12		See agency response under speaker #1.	
201	James Fulkerson Luther Midelfort Mayo Health Systems (email/no address)	Similar comment to #191		See agency response under comment #191.	
202	Jay Myers Komfort Heating & Cooling Elkhorn, WI	Similar comment to #168 Believes that inspection from fire departments or other aus save far more lives than sprinklers ever will.	horities could	See agency response under speaker #1.	
203	Christina (email/no address)	Similar comment to #3		See agency response under speaker #1.	
204	William F. Binn Wyntree Construction, Inc. Lake Geneva, WI	Similar comment to #3		See agency response under speaker #1.	

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205	Tim Halbrook Tim Halbrook Builders, Inc. (email/no address)	Similar comment to #2	See agency response under speaker #1.
206	Charlie Boysa (email/no address)	Similar comment to #3	See agency response under speaker #1.
207	Pat Kaster Green Bay, WI	Similar comment to #2	See agency response under speaker #1.
208	Gina M. Hansen National Association of Industrial and Office Properties (NAIOP) Waukesha, WI	Similar comment to #28  Believes the proposal to mandate sprinklers in all multifamily of 3 units and above is likely to have a negative impact on housi affordability in Wisconsin. The following are NAIOP's conce  1. The sprinkler requirement does not address problems poorly maintained buildings.  2. The estimates regarding the cost of installing fire spring unrealistically low.	ns: in older,
209	Robert Neale International Code Council (ICC) Country Club Hills, IL	Supports the State of Wisconsin's proposal to adopt the 2006 the IBC, IECC, IMC and IFCC. Indicates the International Code enforced statewide in several of the states neighboring Wisconstreet under the proposed in 47 states, including the District of Column Virgin Islands. Explains other benefits of building to the latest include energy savings, reduced maintenance costs, lower inspremiums and fewer safety concerns.	s are asin and is bia and US codes can
210	Thomas D. Larson Wisconsin Realtors Association (email/no address)	Similar comment to #23 and #28 and recommends to conduct a study of the fire-related deaths that have occurred in Wiscons last 5 years.	
211	Heather Robinson Central States, Inc. Waunakee, WI	Similar comment to #28 and reports that she has had several of tell her that once they are owners of the condominium associated have the management and authority, they would cancel the spaystem.	ion and
212	Doug Schorr Department of Administration Madison,WI	Recommends the following changes:  1. IMC 607.3.2.1 Smoke damper actuation methods, IMC Smoke Damper and IBC 716.3.2.1/suggest that a sixth smoke damper actuation be added to all of these sect	method of unnecessary redundancy in the 5 methods provided

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		is to install a smoke detector at the dishandling unit with no air outlets between discharge and the duct smoke detector.  2. IMC 607.3.2.1 and IBC 716.5.3 Shaft enexception be added to eliminate the redampers in penetrations of shaft enclo (Includes draft language)	nclosures/suggests that an quirement for smoke	reason for the code section is to reduce redundancy. The code includes many requirements that are felt to be redundant, yet they exist solely to provide the desired safety, safety that in this case is tied to the prompt activation of the damper. The information provided did not include any engineering data or analysis to show that the prompt operation of the smoke damper will not be adversely affected by the lack of redundancy reflected in the additional method proposed. The justification provided rests solely on two NFPA standards that are not referenced for use within the IBC, IMC or IFGC. More engineering information or statistical data is needed to justify use within this code. The justification did not include any of the analysis or engineering associated with the intended smoke control, an analysis that could be included on a project by project basis as currently allowed by the code. The code currently includes a performance type exception that
	Schorr continued	<ol> <li>Comm 64.0002 Application and IMC 6         Egress Elements. Indicates the code is restriction in using a corridor for air mexisting building. Design consultants interpretations from the Department of must be upgraded. Recommends that the code on when the corridor air move existing buildings.</li> <li>Comm 64.0002 Applications and IMC and IBC 716.5.3. Indicates it is not clepenetration requirements apply to exist</li> </ol>	is not clear when the ovement applies in an have received different in when the entire system clarification be added to rement restrictions apply in 607.5.5 Shaft Enclosures ear when the shaft	creates the same desired effect, to eliminate the smoke dampers, by including that exhaust in a mechanical smoke control system that is designed to function without said smoke dampers.  The code does not apply retroactively to existing corridors, see s. Comm 61.03. Not enough information is provided to know whether the differing interpretations were erroneous. Differing interpretations may be warranted based upon the extent of the alterations or whether new corridors are being created. It is believed that the incorporation of the IEBC will result in a more consistent requirement, less prone to differing interpretation.  The code does not apply retroactively to existing shaft penetrations. It is believed that the incorporation of the IEBC will result in a more consistent requirement, less

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		shaft and existing duct and duct penetrations with to remain. Suggest clarification on this issue.  5. IMC 604.3 Coverings and linings. This section is coverings to have a flame spread index not more smoke developed not more than 50 in accordance E84. There are no exceptions to this requirement that an exception be added to the duct covering spread requirement for ductwork located outside. This would allow the use of roofing systems that superior insulation and water proofing qualities ductwork located outside the building.  6. Comm 64.0404 (1) (c). Requires mechanical vent	IMC 604.3 Coverings and linings. This section requires duct coverings to have a flame spread index not more than 25 and smoke developed not more than 50 in accordance with ASTM E84. There are no exceptions to this requirement and recommend that an exception be added to the duct covering flame/smoke spread requirement for ductwork located outside the building. This would allow the use of roofing systems that provide superior insulation and water proofing qualities to cover ductwork located outside the building.	
		significant operating cost for a heated vehicle so is greater than 50 square feet. Suggest an excep to use an occupancy sensor to activate the med ventilation for a minimum time interval in lieu of requirement. This would protect the personnel of facility if there would be any build-up in CO or Nalarm levels.	torage facility that stion be included hanical the timed entering the	an option to the corresponding IMC provision; the IMC provision directly addresses the risk when the garage is occupied as compared to the modification which references a time frame which does not take into account whether or not people are present.
	Schorr continued	7. Chapter Comm 66 Existing Buildings. Concerned adoption of this chapter as it appears to assume buildings are not code compliant with the code time of original construction or need further regulate he is not sure what the intent of this chapter is, requirements on an already existing structure, or minimum standard for an existing building.	e that existing in effect at the ulation. Indicates retro-active r a perceived	The application of WCBC including ch. Comm 66 is addressed under s. Comm 61.03. The provisions of ch. Comm 66 and the IEBC apply to the alterations, changes of use and additions occurring within or for existing buildings.
		8. Appears the administration of chapter Comm 66 building envelope upgrades where "energy use increased." This may require existing buildings electrical service or air conditioning where not p would require the building envelope modificatio retroactively applied to an existing structure. Frestandpoint, this requirement will become more p	of the building is with an upgraded reviously there n to be om DOA's	The administration of ch. Comm 66 will reflect the current rules which require compliance for changes in occupancies that "would result in an increase in demand for either fossil fuel or electrical energy supply."

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	•	expensive to operate and maintain existing buildings.			
213	Joe Monfire	Has concerns with the following requirements as the IMC	applies to	It is unclear what is the basis for the concerns; the	
	Department of	Comm 45:		current Wisconsin modifications under s. Comm	
	Administration	IMC 1104.2 Machinery Room. Indicates the defini		64.1101 substitute chapter Comm 45 for the	
	Madison, WI	"machinery room" is based on whether the quanti exceeds the quantity as prescribed by Table 1103.		requirements of IMC chapter 11 pertaining to refrigeration. The proposed rules do not affect s. Comm	
		construction of machinery rooms is described in I		64.1101.	
		1106, if required by the safety classification. Belie		04.1101.	
		that any large volume space can have a piece of re			
		equipment without the need to meet the requirement			
		1105 and 1106. Suggests this application be clarif			
		the space might be a large industrial space or central plant that			
		has fuel fired devices, such as boilers or chillers.	-		
		Believes IMC 1105 and 1106 only apply to spaces requiring a machinery room as defined by IMC 1104.2.			
214	Pete Trost	Supports the proposed rules relating sprinklers. Indicates sprinklers have		Support noted.	
	St. Francis Fire	been proven to contain fires, reducing damage costs and more importantly			
	Department	saving lives by allowing time to exit a building. Believes residential			
215	St. Francis, WI	buildings need extra time to evacuate due to people sleeping.			
215	Lawrence Passafaro	Supports the proposed rules relating to sprinklers. Similar comment to		Support noted.	
	St. Francis, WI	#214.			
216	Robert Procter	Opposes the proposed rules relating to sprinklers in all multifamily		See agency response under speaker #1.	
	Foundry Apartments, LLC   dwellings. Similar comment to #28		·		
	Madison, WI				
217				Support noted.	
	Wisconsin Fire Inspectors				
210	Oak Creek, WI				
218	Matt Hamilton Supports the proposed rules relating to sprinklers and indicates the			Support noted.	
	US Fire Protection	of inspection of a sprinkler system on annual basis is \$200	).		
219	New Berlin, WI Randall R. Dahmen	IBC 1204.1, indicates this code section has not been amend	dad to	The matter is addressed under treatment SECTION 78	
219	Madison, WI	correspond with modification associated with Comm Table		in the public hearing draft.	
	wiauisun, wi	IEBC 709.2 Level 2 Alterations. Explains the code requires		Agree, the proposed rules have been changed to	
		mechanically ventilated spaces, existing mechanical ventilated		eliminate this option which would appear to result in	
I	l	incommenty vontinuou spaces, existing incommed ventu	actor systems	commune and option which would appear to leadth in	

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Zamiek 1161	Chy and blate	that are altered, reconfigured, or extended shall provide not less cfm per person of outdoor air and not less than 15 cfm of ventilar per person, or not less than the amount of ventilation air determ the ASHRAE 62. Questions why Comm 64.0403 (6) (a) 1. require outside?	conditions.
		IECC chapter 4, indicates this chapter fails to address HVAC sycontrols in low rise residential units. Explains that HVAC controls required in both low rise residential and commercial buildings un 2000 IECC and believes for enforcement and effective energy management, the requirements of IECC 503.2.4 should be incorporated in the commercial buildings un 2000 IECC and believes for enforcement and effective energy management, the requirements of IECC 503.2.4 should be incorporated in the control of	and proposals of the federal Department of Energy.
		Comm 63.0404, explains the draft clearly recognizes the use of R computer program for demonstration of building envelope comp does recognize COMcheck-EZ. Recommends an amendment to the use of COMcheck-EZ computer program under chapter 5.	liance but   note referencing COMcheck for determining building
		IECC Table 503.2.8 references steam, hot water, chilled water, by refrigerant. States the code fails to define the temperatures at ware to be recognized.	1 1
		IECC 505.6, indicates this requirement fails to include language allow for enforcement. Explains IECC 505.5 clearly identifies how compliance can be achieved for interior lighting and believes sit enforcement language was not carried over for exterior lighting. that an amendment be included for exterior lighting for enforcempurposes	exterior lighting are basically identical. The compliance with 505.6 is interpreted to be achieved similar to IECC 505.5.
	Dahmen continued	Comm 63.0505 (1) includes a wrong cross-reference. Indicates (not exist.  IFGC 303.3, indicates the use of unvented room heaters under 3. Explains Comm 65.0621 specifically prohibits the use of this equ Suggests that an amendment be included to delete these referer Comm 65.0630, explains the draft does not include the language to go with the new section. Assumes that since the draft does include any new language that the existing language currently a with Comm 65.0630 will still be maintained  IFGC 304.5 addresses two methods for combustion air from with	error.  The reference to 3. and 4. are currently deleted under s. Comm 65.0303 (2); no change is proposed for this rule.  Treatment SECTION 206 only amends the introduction of the renumbered Comm 65.0630, the remainder of the rule remains unchanged.

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		building combustion air would be required, or 2) designed with outside air louvers per IFGC 304.6. Requests the code address conflict by creating an amendment recognizing 4% openings to the space in which fuel gas equipment is located under IFGC 304.5 as an option to having greater than 0.4 air changes per hour.  Comm 65.0400 requires application of NFPA 54 for gas piping and gas		spaces in order to provide for combustion air. It is only when it is "known" or when the designer chooses a more conservative approach, that the combustion air determination is limited to only one method.
				The rules are to be amended to reference the correction 2006 IFGC citations.  The 2002 edition of NFPA 54 is also adopted by reference under ch. Comm 40. The standard references for both the WCBC and ch. Comm 40 will be updated together in the future.
	IFOC chapter 7, believes that plan submittal for gaseous hydrogen system will be required after the implementation of the 2006 codes of the ICC codes and under Comm 40.10. Asks how the fees will be defined and believes the double submittal was not intended. Suggests that an amendment be made deleting IFOC chapter 7, which would maintain the current status for gas systems plan submittal and inspection requirements.  Comm 64.0403 (6) and (8), believes the elimination of the 7.5 cfm/person of outside air is controversial and detrimental to the future of Wisconsin's energy reserves and energy independence since the IMC requires 15-20 cfm/person. References a letter from Gene Strehlow, Committee Chair of.		When plans are required to be submitted is addressed under s. Comm 61.30. The proposed rules do not include revisions for Comm 61.30 requiring the submission of plans for gaseous hydrogen systems. Therefore, the status quo is in effect where gaseous hydrogen plans are. reviewed under ch. Comm 40  The rules regarding the minimum rate of outside air have not been revised.	
	Dahmen continued	ASHRAE Technical Committee 9.1 relating to this same is Suggest the current requirement of 7.5 cfm of outside air p commercial buildings be maintained, unless a code listed Comm 64.0403 (8) (b) 1. c., suggests the following sentence the current amendment: "Where a supply system serves of the required minimum air change may be achieved by circuit the room at the required rate." Feels this addition will clar interpretations by the Department.	er person in exception is met ee be added to only one room ulation within	The current rules do not require minimum air changes when a supply system serves only one room.

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		IMC 502.14 addresses the need for a source capture for a vehicle repair area. Explains the Department currently recognizes the use of tail pipe exhaust system through the Q & A section on the web page. Suggests that Comm 64.61 (3) (b), which was a code requirement prior to July 1, 2002 be referenced.		The Q & A describes one possible solution of addressing the situation as allowed under IMC section 401.6. Codifying this solution may unintentionally preclude others options and methods.	
		IMC 502.14, Exception 3., believes this requirement is in conflict with Comm Table 64.0403 relating to "enclosed parking garage", footnote d. Suggests eliminating IMC 502.14, Exception 3.		The format is consistent with the IMC which applies this as an exception to IMC 403 and the table	
		IMC 602.2.1, indicates this section defines the test standard to which plenum materials are to be tested. Requests that currently approved alternate standard also be referenced within the code text.		The proposed rules have been changed to reference the alternate standard.	
		IMC 607.5.5, believes this section has not been amended to reflect the proposed IBC/Comm 62.0716 (1), which states smoke dampers are not required with NFPA 45 systems. Requests that a modification be done to the wording under the Wisconsin amendment to reference NFPA 45, which also recognizes that fire dampers are not required in such systems.		Agreed, the proposed rules have been changed to coordinate the two code provisions.	
		IMC chapter 13 Fuel Oil Piping and Storage, indicates this cladopted but believes it is unclear how this chapter will be us reference to Comm 10, Flammable and Combustible Liquids (the following questions: 1) Are plans required to be submitt oil tanks are installed or removed? 2) What will the cost be review? 3) Are the commercial building inspectors required since IMC chapter 13 will be adopted in the Commercial Buil	hapter will be sed in Code. Asks ted when fuel for plan to inspect lding Code.	The necessity for submitting alteration plans is addressed under s. Comm 61.30. The fees for building plan review are established under ch. Comm 2. Construction projects falling under the scope of the WCBC are subject to inspections; no specific types of inspection are required. under the WCBC	
220	Jane Draeger (email/no address)	Believes the current requirements for sprinklers in all multifamily housing will be a deterrent to buildings in the rural area due to the costs affiliated with the installation of this system. Believes the current requirements for rated separation works well along with the smoke detection requirements.		See agency response under speaker #1.	