

This document created by the Florida Department of Business and Professional Regulation - 850-487-1824

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TAC: Electrical

Total Mods for Electrical in Denied: 4

Total Mods for report: 7

Sub Code: Building

E10220

 Date Submitted
 02/11/2022
 Section
 2703
 Proponent
 John Lovett

 Chapter
 27
 Affects HVHZ
 No
 Attachments
 Yes

 TAC Recommendation
 Denied

 Commission Action
 Pending Review

Comments

General Comments Yes

Alternate Language Yes

1

Related Modifications

Summary of Modification

This is a proposal to drop the arc fault requirement for the state of Florida.

Rationale

Majority of the trips are nuisance trips. Not constant. Only constant trips I've experienced with arc fault protection are either from an overcurrent or from a direct short. Same protection he would get with a standard trip breaker. No documented proof (that I know of) of arc fault protection actually preventing any fires, but there is very much proof of arc fault protection having nuisance trips. Actually causes a problem and doesn't prevent anything. Causes more problems than was meant to rectify. Documented proof of causing problems and no documented proof of solving problems. "Upgrading" (to AFCI protection), the NEC has downgraded the integrity of any circuit with arc fault protection. Arc fault protection is supposed to detect a spark. Once the spark is already happened it's too late. Like saying, "hello" to somebody after they've walked by you. Michigan and Indiana have completely dropped the requirement. Cost money. Every time nuisance trip being called by homeowner. Creates heat. Causes bus bars to burn over time. A first responder told me that when they cannot find a specific cause of a fire they fill in the blank with "electrical fire". Have to fill in the blank. Reason there are so many documented electrical fires. Cost money. Every time nuisance trip being called by homeowner. Like taking a medication that causes more side effects than there are symptoms.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

would not impact entity either way.

Impact to building and property owners relative to cost of compliance with code

Material would cost less. This would eliminate "nuisance trips" which would save homeowners time, frustration, and money.

Impact to industry relative to the cost of compliance with code

Would eliminate "nuisance trips". Every time the ARC fault breaker trips, the homeowner will be calling the electrician. this could be totally eliminated by this proposal

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Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public no

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Yes. No more nuisance trips caused by arc fault breakers. This would save homeowners and contractors time, money and frustration.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

no

Does not degrade the effectiveness of the code

no

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2nd Comment Period

Proponent Charles Fischer Submitted 8/24/2022 2:31:35 PM Attachments Yes

Rationale:

This modification will help alleviate the problem of nuisance tripping while at the same time preserving the majority of the safety aspects of arc-fault circuit interrupters.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

Enforcement will be easier.

Impact to building and property owners relative to cost of compliance with code

Cost will be lowered in that there will not be as many arc-fault devices required, and nuisance trips and the costs associated with them will greatly be reduced.

Impact to industry relative to the cost of compliance with code

Cost will be substantially reduced.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

Nuisance trips are a huge burden on the end user, by helping to reduce them, there will be less of a temptation to remove arc-fault protection and replace with standard protection after inspection.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Improves the code to address unintended circumstances associated with some of the arc-fault requirements.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This does not discriminate against any materials, products, methods, or systems of construction of demonstrated capabilities.

Does not degrade the effectiveness of the code

This does not degrade the overall effectiveness of the code.

1st Comment Period History

Proponent Bryan Holland Submitted 3/28/2022 8:50:09 AM Attachments No

Comment:

NEMA strongly opposes this proposed modification. AFCI protection is a fundamental fire-safety component of a premises wiring system. Deletion of these sections will result in an increased risk of fire as a result of unmitigated arcing-faults in branch circuits, outlets, appliances, and other utilization equipment. The reports of unwanted tripping have not been substantiated by the proponent. Guidance and other AFCI protection related resources have been shared with the proponent to assist him with the proper installation and troubleshooting of AFCI protected branch circuits in new and existing dwellings. NEMA urges the Electrical TAC and Commission oppose this proposed modification.

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210.12 Arc-Fault circuit-interrupter protection. Arc fault circuit-interrupter protection shall be provided as required in 210.12 (A), (B), (C), and (D). Arc fault circuit-interrupter shall be installed in a readily accessible location.

210.12 **(A) Dwelling units.** All 120v, single phase, 15 and 20 ampere branch circuits supplying outlets or devices only general use receptacles installed in dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6):

210.12 **(B) Dormitory Units.** All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed in dormitory unit bedrooms, living rooms, hallways, closets, bathrooms, and similar rooms shall be protected by any of the means described in 210.12 (A) (1) through (6).

210.12 **(C)** Guest Rooms, Guest Suites, and Patient Sleeping Rooms in Nursing Homes and Limited-Care Facilities. All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed guest rooms and guest suites of hotels and motels, and patient sleeping rooms in nursing homes and limited-care facilities shall be protected by any of the means described in 210.12 (A) (1) through (6).

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Charles Thompson

L.R. Swadley First Vice President Lynne Pratt Treasurer Michael Flory Secretary Jerry Whitake Associate SO Bill Benedetto Imm. Past President Robert Filka Chief Executive Officer

TO: House Regulatory Reform Committee

FM: Lee Schwartz, Executive Vice President for Government Relations

Home Builders Association of Michigan

RE: Arc-Fault Circuit Interrupters and the Michigan Residential Code.

I'm writing to explain why the Home Builders Association of Michigan opposes the effort to overturn the reasoned decisions of both the Michigan Residential Code Review Committee and the Director of the Department of Licensing and Regulatory Reform to remove the requirement for arc-fault circuit interrupters from the 2015 Michigan Residential Code (the Code).

AFCIs were first required on all branch circuits serving bedrooms in the 2003 Michigan Residential Code. Since then <u>both</u> the Granholm and Snyder Administrations have rejected attempts to expand the mandated use of AFCIs in new homes as unnecessary and unsupported.

The Regulatory Impact Statement for the 2015 Michigan Residential Code states: "The (2003) Michigan Residential Code requirement for arc-fault circuit interrupters (AFCIs) on all branch circuits serving bedroom outlets was justified solely on the basis of its inclusion in the NEC and the IRC. No Michigan-specific fire data was ever provided for this code requirement. There has been a persistent and ongoing failure to provide an accurate fire analysis or cost benefit analysis to support requiring these devices in bedrooms of new homes."

<u>Four</u> separate Michigan-specific studies were conducted over a cumulative twelve-year period (2002-2013) using National Fire Incident Reporting system data. These studies, which used only structural fires involving electrical branch circuits or outlet receptacle fires in one- and two-family homes, the type of fires AFCIs are said to prevent, found:

- In the 12 years covered by the studies only one civilian death occurred in a fire caused by electrical arcing. This tragic death took place in Iron Mountain in 2013 where a 66-year-old man died from smoke inhalation. The house involved in the fire was built in the 1940s and it is not known if there were working smoke alarms in the house. (A 2008 National Fire Protection Association study found: "The chances of surviving a reported home fire when working smoke alarms are present are 99.45%)
- Michigan has over three and a half million one- and two-family dwellings. The average number of arcing
 fires in those homes over that 12 year period was 24.8 per year which equals 0.00071% of all homes.
- There were only two civilian injuries during that twelve-year period, an average of 0.16 injuries per year.
- The average annual total damage from this type of fire in both property and contents adjusted to 2013 dollars was \$828,726.20.

The National Fire Protection Association has produced its own analysis of electrical fires from 2007 through 2011. This analysis suffers from several major flaws.

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- Rather than analyzing only fires involving electrical branch circuits or outlet receptacles, their analysis
 begins with an enumeration of <u>all</u> fires "in which the factor contributing to ignition was <u>some type</u> of electrical
 failure or malfunction.
- Their analysis also includes fires caused by "electrical failures in all other types of equipment as well as unclassified wiring, cords, lighting and other electrical distribution or lighting."

Most tellingly, their analysis does not limit itself to one-and two-family homes built under the requirements of the Michigan Residential Code. Instead, to try to support their case, they have broadened their parameters to include "incident types 110-129 excluding 113-118," many of which would not be regulated under the Michigan Residential Code.

- Incident type 112 is <u>a fire in structure other than a building</u>. This includes fires on or in piers, quays, or pilings; tunnels or underground connecting structures; bridges, trestles or overhead elevated structures; transformers, power or utility vaults or equipment; fences.
- Incident type 121 is <u>a fire in mobile home used as a fixed residence</u>. This includes mobile homes when not in transit and used as a structure for residential purposes and manufactured homes built on a permanent chassis.
- Incident 122 is a fire in a motor home, camper or recreational vehicle when used as a structure. This includes motor homes when not in transit and used as a structure for residential purposes.
- Incident 123 is a fire in a portable building when used at a fixed location. This includes portable buildings used for commerce, industry or education and trailers used for commercial purposes.
- Incident type 120 is a fire in any other mobile property used as a fixed structure.

Their analysis also made:

- "Adjustments" based on population to compensate for the fact some fire departments did not report a high number of fires.
- "Adjustments" to compensate for the fact some fire departments did not report any fires in some or all years."
- "Adjustments" to compensate for fires in "which the factor contributing to ignition was unknown."
- "Adjustments" to compensate for fires "in which the heat source was unknown."
- "Adjustments" to compensate for fires "in which the factor contributing to the ignition was coded as 'none."

Their analysis not does specify what factors were used to make these "adjustments." Their analysis does not explain how the factors used to make these "adjustments" were calculated. Even students in elementary schools are required to show their work.

This is not the first time proponents of mandatory AFCIs have provided erroneous data on residential fires in Michigan as rationalization for forcing these devices on the public. During the 2009 residential code promulgation process they inaccurately claimed: 'Per the National Fire Incident Reporting System (NFIRS), for calendar year 2009, Michigan has had 1,239 fires due to electrical arcing. This has resulted in 20 civilian deaths and 20 fire fighter injuries with total property and content loss of \$122,274,894."

In 2009 there were only 23 fires due to electrical arcing in one- and two-family homes. There were no civilian deaths. The total property and content damage from these fires totaled \$937,644.

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Proponents of mandatory AFCIs seem to have a curious propensity for continuously "fuzzing the numbers" by citing <u>national</u> statistics which include <u>all electrical fires</u>, not just structural fires involving electrical branch circuits or outlet receptacle fires in one- and two-family homes.

While there may be one national model residential code, governmental units enforcing a residential code adopt thousands of amendments to fit the code to their needs including the use of significantly older codes. Many do not adopt a residential code at all. This patchwork of requirements allowing homes to be built to different standards make a comparison of fire data gathered outside Michigan irrelevant to our decisions in this state.

Perhaps the biggest deficiency surrounding fire data gathered through the National Fire Incident Reporting System is that it does not contain <u>any</u> information of the age of the home.

Volume 10, Issue 7 of the U.S. Fire Administration's Topical Fire Report Series reported "A strong relationship between housing age and the rate of electrical fires has been observed, with housing over 40 years old having the strongest association with electrical distribution fires. As of 2007, the median age of one- and two-family housing was over 35 years. With half of this housing stock older than 35 years, electrical issues become an increasing large player in residential fires."

According to a 1990 Consumer Product Safety Commission Epidemiological study, "Residential Electrical Distribution System Fires," 85% of all such fires involved housing over 20 years old.

A study by Harvard University's Center for Risk Analysis entitled "Residential Building Codes, Affordability, and Health Protection: A Risk-Tradeoff Approach" found "The mortality risk from house fires is clearly higher in older homes." Another study in North Carolina reported on in the New England Journal of Medicine found the fatality rate per fire to be 100% greater in homes 20 years or older than in newer homes.

Seventy-one per cent of Michigan's housing units were built before 1990. Fully13.5 percent of Michigan's housing stock was built before 1939. The median age of Michigan's housing is 36 years. Only 15.3% percent of Michigan's housing has been built since 2000. Without knowing the approximate age of the home a fire occurred in, it is almost impossible to make a cogent determination on the need for commanding the inclusion of AFCIs in new home construction.

The NFPA analysis charges the National Association of Home Builders with focusing "only on fires in which branch circuit wiring and outlet receptacles were the equipment involved in ignition. ... (excluding) unclassified wiring, lighting, other electrical distribution or lighting equipment ... electrical failures, arcing in appliances or other items plugged into the outlet" and with "making no adjustments for fires with unknown data." Our studies analyze the effect of a specific code change and include only the fires that were relevant for that purpose, not piers, campers, tunnels, utility vaults or portable buildings.

Among the many deficiencies in the "Fact Sheef" prepared by AFCI proponents it that it contains the erroneous statement: "The Home Builders Association of Michigan (HBAM) thinks AFCIs are too costly to add to new homes." The Home Builders Association of Michigan is opposed to the imposition of compulsory AFCI requirements because they are unnecessary and no accurate Michigan-specific data has ever been provided to substantiate a need (see the Regulatory Impact Statement above). The cost of complying with a superfluous mandate is important but secondary to that consideration.

While questions regarding construction code requirements intended to increase the safety of homes cannot and should not be decided solely on the issue of cost, it is reasonable to ask if there is a demonstrated Michigan-specific need for the requirement or if an acceptable level of safety can be achieved through other, less expensive means. The cost of an incremental increase in the margin of safety can be quite high.

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The Michigan Residential Code is intended to be a minimum code with affordability as one of its key purposes. State law <u>prohibits</u> the code from containing "unnecessary construction regulations that lend to increase construction costs."

One million, one hundred seventy-nine thousand Michigan families cannot afford to buy a home costing more than \$100,000. Another eight hundred and twenty thousand cannot afford a home priced above \$175,000.

Attached you will find a breakdown by SMSA of the number of Michigan families who are priced out of a home by every \$1,000 increase in cost.

The total annual cost to home buyers if the proposed ACFI requirement found in these rules had been in effect ranged between \$9 million to \$16.5 million, depending on the number of homes built and size of the home.

Mandating costly incremental increases in safety will only protect those who can afford them and will often decrease safety for those who cannot. Families who cannot qualify to purchase homes due to the increased costs of mandatory code requirements such as AFCIs will have to live in housing that is less safe because that housing was built to less stringent code requirements.

These older homes, such as the one involved in the terrible Iron Mountain fatality in 2013, can have building materials, space heaters, faulty wiring, or other characteristics that might lead to a greater risk of a fire starting along with structural inadequacy, or lesser ease of exit which increase the chances of dying in that fire.

Even as homes built to today's Michigan Residential Code get older, they will continue to provide protection for families through their improved fire separation, fire blocking and draft stopping, emergency escape and rescue openings, electrical circuit breakers, capacity and outlet spacing, reduced need for space heating and enhanced means of egress.

Proponents of AFCIs often use the argument "They'd only spend the money on a granite countertop anyway," to justify including questionable requirements in the code. They often state the cost of these devices would only run \$300. Based on actual estimates obtained for the inclusion of AFCIs we believe this severely understates the potential cost of this requirement.

Taking away a homebuyer's choice in how to spend their money means they lose the ability to use that money in other ways they have decided would better increase the quality of life for themselves and their families.

Dollars involuntarily spent on unjustified requirements won't be available for improved medical care, better insurance, a safer and more fuel-efficient car, education expenses, retirement accounts, charitable giving, physical fitness activities or even upgrades such as a higher efficiency furnace in the home.

On behalf of the Home Builders Association of Michigan, I want to thank you for your careful consideration of the information presented in this memo. If you have any questions about this issue, or if the Association can be of help to you in any other way, please do not hesitate to contact me. My direct line is 517-646-2565. My cell number is 517-582-4000. My email is lee@hbaofmichigan.com.

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3121 N.W. 16th Terrace Pompano Beach, FL 33064 954-566-5689

August 24th, 2022

Regarding: Electrical Code Modification E10220 and E10244; Proposal to drop the arc-fault requirement for the State of Florida.

To Whom It May Concern,

As an electrical contractor myself, I have experienced the aggravations, immense costs, customer conflicts, etc., that are associated with the constant nuisance tripping of arc-fault breakers. This has been an issue in the electrical trade for a long time now, and does not appear to be getting any better, only worse. I've had my share of lawsuits threatened against my company for installing faulty breakers, demands to replace arc-faults with different brands, or demands to remove them all together and install standard breakers.

Recently, I've had the chance to work with one of the major electrical arc-fault breaker manufacturers to determine what the issues were on one of my large custom home projects that we were experiencing constant nuisance tripping. After days of testing on site with factory reps and engineers, we were able to determine that the cause of the tripping was electrical noise that was being placed on the system by LED drivers and "Smart" appliances. The appliances were a dishwasher and warming drawer. The final resolution was that the manufacturer of the breaker said it was not their issue, and that the LED lighting and appliances didn't met FCC guidelines (See attached white sheet). I was forced to replace all of the panels and breakers with another brand, or risk having a lawsuit filed against me. We replaced everything, and after we were done, the owner still experienced nuisance tripping.

Each arc-fault breaker has a small chip in it designed with an algorithm to filter out "good" arcs, vs. "bad" arcs. These chips are often fooled into thinking that the excess noise placed on the electrical systems by these non-compliant items is a "bad" arc, and thus the chip tells the breaker to trip. The problem is, the breaker manufacturer's cannot keep up with reprogramming, or "Rolling" their chips fast enough to accommodate all of these non-compliant items being sold in today's market. Even if they did, you'd have to replace your arc-fault breakers on a yearly basis to keep pace with the necessary changes to the algorithms to prevent nuisance tripping.

The issue with the arc-fault breakers and nuisance tripping is that there are products being sold and used all over the United States that do not meet FCC requirements for limiting excess "electrical noise" being placed on the electrical systems of the houses they are being used in. The problem gets worse as the house gets larger, more custom, and the lighting and

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appliances get more exotic and intricate. General contractors and owners have no idea that the items they are buying do not meet FCC requirements and may cause nuisance tripping. Most of these products are being sold through legitimate distributors and stores. These "noncompliant" products lead to nuisance tripping, and the eventual conflicts that arise between homeowners, general contractors and electrical contractors, none of which are really at fault.

Thousands of dollars are spent each year by electrical contractors trying to figure out why the arc-fault breakers they have installed, as required, continue to trip, only to find out it's not their fault. There is no way to recover these losses, and often times this situation happens multiple times a year on multiple projects, especially for those contractors involved in custom homes. The most common way for some of my peers to correct the problem with nuisance tripping is to go back after inspection and replace the breakers with standard breakers. Obviously this defeats the whole purpose of arc-fault breakers and does no good to the contractor or consumer.

It is for these reasons that I suggest we amend the requirement for arc-fault breakers in Florida until something can be done to regulate the "Non-compliant" electrical lighting, devices, appliances, etc., that would alleviate the nuisance tripping issues. I completely understand that arc-fault breakers offer another level of safety against electrical fires, but the amount of safety they offer does not seem to justify the current situation with the nuisance tripping. I have briefly researched Mr. Lovett's statements about Michigan and Indiana, and it appears as if they have also dropped the requirements for arc-fault breakers (see attached).

If/when something is done to insure compliance with FCC requirements that would protect the consumer, the manufacturer, and the electrical contractor from all of the ramifications that come with nuisance tripping, I would be in favor of re-instating the full requirement.

In the meantime, I have proposed the following modification to original language of proposed code modifications E10220 and E10244. I believe this modification will greatly alleviate the nuisance tripping and still provide a high level of protection to the users satisfying all interested parties.

210.12 Arc-Fault circuit-interrupter protection. Arc fault circuit-interrupter protection shall be provided as required in 210.12 (A), (B), (C), and (D). Arc fault circuit-interrupter shall be installed in a readily accessible location.

210.12 **(A) Dwelling units.** All 120v, single phase, 15 and 20 ampere branch circuits supplying outlets or devices only general use receptacles installed in dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6):

210.12 **(B) Dormitory Units.** All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed in dormitory unit bedrooms,

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living rooms, hallways, closets, bathrooms, and similar rooms shall be protected by any of the means described in 210.12 (A) (1) through (6).

210.12 **(C)** Guest Rooms, Guest Suites, and Patient Sleeping Rooms in Nursing Homes and Limited-Care Facilities. All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed guest rooms and guest suites of hotels and motels, and patient sleeping rooms in nursing homes and limited-care facilities shall be protected by any of the means described in 210.12 (A) (1) through (6).

Signed,

Charles W. Fischer

Charles W. Fischer, Jr. EC0001578

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NOV 13 918

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	FOR OFFICE USE ONLY		
11/12/2018 Code 2	.018 IRC	Proposal num	# 313
Code title International Residential Code			ition
Section number and title	-		ge Number
E3901.11 Foyers		rai	se wantoer
Proponent	Renresentin	g (if applicable)	
Charlie Eldridge		for the Indianapolis Power	& Light Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217		Tel	ephone number 17) 370-3444
	SED CODE CHANGE (che	ck one)	
width. <u>The 4 foot measurement shall be taken in a st</u> similar openings shall not be considered as wall spac		s, door-side windows	that extend to the floor, and
	STATEMENT AND FISCAL	. IMPACT	
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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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Received Code	R OFFICE USE ONLY		
10/29/2018 20	18 IRC	Proposal number	# 314
Code title		Edition	
International Residential Code		2018	
Section number and title E3901.12 HVAC outlet		Page Nur	nber
Proponent Charlie Eldridge	Representing (if a Consultant for the	pplicable) ie Indianapolis Power & Ligh	it Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			e number
	CODE CHANGE (check or	ne)	
Change to read as follows X_ Add to read as follows	Delete and substitut	e as follows Delete w	thout substitution
E3901.12 HVAC outlet. A 125-volt, single-phase, 15- or 20-ampere-rated recept servicing of heating, air-conditioning and refrigeration ed within 25 feet (7620 mm) of the heating, air-conditioning connected to the load side of the HVAC equipment disc accordance with Section E3902.4. (210.63) Exception: A receptacle outlet shall not be required for the section of the section in the section in the section is a section of the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section in the section is a section in the section i	quipment. The recep g and refrigeration eq connecting means <u>, ar</u>	tacle shall be located of uipment. The receptace of crawlspace receptace	on the same level and le outlet shall not be cles shall be protected i
REASON STAT	TEMENT AND FISCAL IMF	PACT	
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Reason: Text extracted from the 2005 Indiana Residential Code Fiscal impact: No fiscal impact REVIEW Approve		PACT	

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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	FOR OFFICE I	USE ONLY	
10 / 29 / /8 Code	° 20/8	IRC	Proposal number # 3/5
Code title International Residential Code			Edition 2018
Section number and title			Page Number
E3902.4 Crawl space receptacles and lighting out	tlets		
Proponent		Representing (if applicabl	٥١
Charlie Eldridge			napolis Power & Light Company
Address (number and street, city, state, and ZIP code)		CONSURANCION (NO INGIA	Telephone number
551 Grassy Ln., Indianapolis, IN 46217			(317) 370-3444
	PROPOSED CODE CH	ANGE /check one)	(011) 010 0111
— Change to read as follows X. Add to re E3902.4 Crawl space receptacles and light Where a crawl space is at or below grade leve spaces shall have ground-fault circuit-interrup have ground-fault circuit-interrupter protection Exception Single receptacles that serve sump	ing outlets. el, 125-volt, single eter protection for p n. [210.8(A)(4), 21	ersonnel. Lighting	
R	EASON STATEMENT A	AND FISCAL IMPACT	
Reason: Text extracted from the 2005 Indiana Residential Code		AND FISCAL IMPACT	
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		1.0				
Code title International Residentia	I Code for One	and Two Fa	mily Dwellings	Edit	2	2018
Section number and title E3902.16 Arc Fault Circ	cuit-Interupter Pr	rotection			e number	730
Proponent David A. Soderquist			Representing (if applicable IAEI, Indiana C			
Address (number and street, city, state, at 126 N. Michigan Ave.	nd ZIP code) Hobart, IN 463	42			219) 942	-8925
	PR	OPOSED CODE	HANGE (check one)			
In family rooms, dining rooms, is rooms or areas shall be protect Exception: 1. Where an outlet branch-circular branch circuit between the branch EMT, type MC, or steel armored. 2. Where an outlet branch-circular branch circuit between the branch incased in not less than 2 inches. 3. AFCI protection is not required in and junction boxes and RMC, if	ait type AFCI is installed circuit overcurrent if type AFCI is installed in type AFCI is installed the circuit overcurrent is (51 mm) of concrete ed for a branch circuit	ype arc fault circ ed at the first out device and the fing the requirem ed at the first out device and the fi t. supplying only a	uit-interupter installed det to provide protection inst oullet shall be instalted in E3908 let to provide protection inst outlet installed in re-	to provide protection for the branch alled with metal c.8. on for the branch netal or nonnetal ere the branch c.	circuit, the poutlet boxes circuit, the police conduit of conduit	cortion of the and RMC, IMC, ortion of the r tubing that is
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			i i		FOR OFFIC	E USE ONLY				
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Section number	er and title					Family Dwelli		nodifications	Edition August 20 Page number	17 First Printing
Proponent Tom Ca						Representing (if app City of Richmond Electrica		ector Member Inte	national Association of Elec	otrical inspectors (Indiana Chapter)
			, and ZIP code) th, Richmond	d, Indiana	47374				Telephone number (765) 99	
				PROP	OSED CODE (HANGE (check o	опе)			
Change to read as follows Add to read as follows Delete and substitute as follows Delete without substitution Delete: 2018 IRC E3902.16 and E3902.17 Substitute as follows from 2009 IRC/NEC2008 E3902.11 Arc-fault circuit-interrupter protection. All branch circuits that supply 120-volt, single- phase, 15- and 20-ampere outlets installed in family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, surrooms, recreations rooms, closets, hallways and similar rooms or areas shall be protected by an combination type arc-fault circuit-interrupter installed to provide protection of the branch circuit, Exception: 1. Where a combination AFCI is installed at the first outlet to provide protection for the remaining portion of the branch circuit, the portion of the branch circuit between the branch-circuit overcurrent device and such outlet shall be wired with metal outlet and junction boxes and RMC, IMC, EMT or steel armored cable Type AC meeting the requirements of Section E3908.8. 2. AFCI protection is not required for a branch circuit suppling only a fire alarm system where the branch circuit is wired with metal outlet and junction boxes and RMC, IMC, EMT, or steel armored cable Type AC meeting the requirements of Section E3908.8.										
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E3902.16 Arc-fault circuit-interrupter protection.	Representing (If appl	77 - 1-3-X	730 & 731
Randy Gulley	, , , , , , , , , , , , , , , , , , , ,	ncable) ship Fire Depart	ment
ddress (number end street, city, state, and ZIP code) 700 North High School Road, Indianapolis, IN. 46214			Telephone number (317) 246-6216
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Branch circuits that supply 120-volt, single-phase, 15- and 20-			
reems, parlors, libraries, dens, bedrooms, sunrooms, recreatie shall be protected by any of the following: [210.12(A)]	n-reems, closets, hallwa	ys, laundry areas	and similar rooms or areas
Subsections 1 thru 6 will remain unchanged.			
	•		
REASON STAT	TEMENT AND FISCAL IMP	ACT	
Based on a average 3 bedroom 2,100 sqft home would require			•
By amending the model code to require only bedroom circuits			•
circuit breakers. Cost of a AFCI circuit breaker is estimated at 5 circuit breakers at \$36 each is \$180.00 per home x 14,600			: would be a cost savings:
2 circuit breakers at \$36 each is \$72.00 per home x 14,600 h	The state of the s		f \$1.576.800.00.
	4.1		, , , ,
4 circuit breakers at \$36 each is \$144.00 per home x 14,600			
1 circuit breaker at \$36 each Is 36.00 per home x 14,600 hom	nes = \$525,600.00 cost.	A savings of \$1,5	576,800.00.
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11/30/2022 Page 19 of 242



AN ASSESSMENT OF INDIANA ONE- AND TWO-FAMILY HOME BUILDING FIRES PREVENTABLE BY AFCIS

Richard Campbell October 2018

11/30/2022 Page 20 of 242

Acknowledgements

The National Fire Protection Association thanks all the fire departments and state fire authorities who participate in the National Fire Incident Reporting System (NFIRS) and the annual NFPA fire experience survey. These firefighters are the original sources of the detailed data that make this analysis possible. Their contributions allow us to estimate the size of the fire problem.

We are also grateful to the U.S. Fire Administration for its work in developing, coordinating, and maintaining NFIRS.

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E-mail: research@nfpa.org

NFPA Index No. 2877

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An Assessment of Indiana One- or Two-Family Home Building Fires Preventable by AFCIs

This analysis quantifies fires and associated losses that should be wholly or partially prevented through the use of arc fault circuit interrupters (AFCIs). These estimates were obtained from the detailed information collected by the Indiana Fire Incident Reporting System and submitted to the U.S. Fire Administration's National Fire Incident Reporting System (NFIRS).

Which fires will be affected by AFCIs?

AFCIs should prevent all or nearly all fires originating between the panel board, switch board or circuit breaker board, and the outlet or switch where electricity interacts with electric-powered equipment in the home, including those end points. This list of equipment referred to here as the "Core Group" corresponds to NFIRS Equipment Involved in Ignition codes 210 and 215-219 specifically: the panel board, switch board, or circuit breaker board; electrical branch circuit wiring; outlet or receptacle; wall switch; and ground fault interrupters; and unclassified or other wiring.

It was also estimated that AFCIs might have a significant impact on the larger group of all electrical fires throughout a home, which was estimated in three ways:

- All electrical distribution or lighting equipment as Equipment Involved in Ignition, including the Core group and excluding NFIRS Equipment Involved in Ignition codes 211-214 (electrical power or utility line, electrical service supply wires from the utility, electric meter or meter box, and wiring from meter box to circuit breaker);
- > All fires involving electrical failure or malfunction as a Factor Contributing to Ignition, excluding Equipment Involved in Ignition 211-214; and
- All fires involving electrical arcing as Heat Source, excluding Equipment Involved in Ignition 211-214.

In 2012-2016, Indiana fire departments responded to an estimated average of:

- 251 home building fires per year in one- or two-family homes in which the panel board, switch board, circuit breaker board, electrical branch circuit wiring; outlet or receptacle, wall switch, ground fault interrupter, or unclassified or other wiring was involved in ignition. Fires involving this core group of wiring and related equipment caused an average of 1 civilian fatality, 5 civilian injuries, and \$6.8 million in direct property damage annually.
- 377 home building fires per year in one- or two-family homes in which any type of electrical
 distribution or lighting equipment was involved in ignition, including the core group above.
 Fires involving electrical distribution or lighting equipment caused an average of 1 civilian
 death, 10 civilian injuries, and \$9.6 million in direct property damage annually.
- 455 home building fires per year in one- or two-family homes in which an electrical failure or
 malfunction was a contributing factor. Note than any equipment powered by electricity can
 have such a failure. These fires caused an average of 3 civilian deaths, 9 civilian injuries, and
 \$16.5 million in direct property damage annually.
- 321 home building fires per year in one- or two-family homes in which the heat source was
 identified as arcing. Fires started by arcing caused an average of 1 civilian death, 5 civilian
 injuries, and \$9.7 million in direct property damage annually.

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An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs,10/18

NFPA Research, Quincy, MA

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Notes on Methodology

To compensate for Indiana departments that did not report any fires in a given year, the results were multiplied by

Total IN population + Population protected by departments reporting at least one fire

Population data were obtained from NFPA's Fire Service Inventory.

The multipliers used are shown below:

Year	Multiplier
2012	1.18
2013	1.24
2014	1.96
2015	1.70
2016	1.70

Note that some departments did not submit reports every month. No adjustments were made for missing months of data.

Only building fires (NFIRS incident type 111) were analyzed.

This analysis is restricted to one- or two-family homes. Manufactured homes, other portable buildings, and fires involving structures were excluded from this this analysis, as were fires with the six NFTRS incident types indicating specific types of confined fires (confined cooking fires, confined chimney or flue fires, confined fuel burner or boiler fires, confined incinerator fires, confined compactor fires, and confined or contained trash fires that did not spread to other contents or the structure itself.

Reports of mutual aid given were excluded to avoid double-counting.

Estimates of fire and losses associated with the core group of wiring and related equipment and with all electrical distribution and lighting equipment include proportional shares of home fires with equipment involved with ignition shown as unknown or blank or as "no equipment" without a confirming heat source (codes 40-99 under heat source).

Estimates of fires and losses associated with electrical failures or malfunctions include a proportional share of fires in which the factor contributing to ignition was listed as unknown, unreported, none, or blank.

Estimates of fires involving arcing include proportional shares of fires in which the heat source was unknown or not reported.

For more information on how these estimates were calculated, see Appendix A.

An Assessment of Indiana One- and Two-Family
11ome Building Fires Preventable by AFCIs,10/18

NFPA Research, Quincy, MA

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Appendix A. Statistical Methodology

Section I: Summary of Basic NFIRS National Estimates Methods

The statistics in this analysis are estimates derived from Indiana data submitted to the U.S. Fire Administration's (USFA's) National Fire Incident Reporting System (NFIRS) (excluding mutual aid given) and population data from NFPA's Fire Service Inventory for Indiana fire departments. NFIRS is a voluntary system by which participating fire departments report detailed factors about the fires to which they respond. Fires reported to federal or state fire departments or industrial fire brigades are not included in these estimates unless the responding fire department has its own NFIRS Fire Department Identification Code, which is very rarely the case.

NFIRS provides the most detailed incident information of any national database not limited to large fires. NFIRS is the only database capable of addressing national patterns for fires of all sizes by specific property use and specific fire cause. NFIRS also captures information on the extent of flame spread, and automatic detection and suppression equipment. For more information about NFIRS visit http://www.nfirs.fema.gov/. Copies of the paper forms may be downloaded from http://www.nfirs.fema.gov/documentation/design/NFIRS Paper Forms 2012.pdf.

NFIRS has a wide variety of data elements and code choices. The NFIRS database contains coded information. Many code choices describe several conditions. These cannot be broken down further. For example, area of origin code 83 captures fires starting in vehicle engine areas, running gear areas or wheel areas. It is impossible to tell the portion of each from the coded data.

NFIRS 5.0 introduced six categories of confined structure fires, including:

- cooking fires confined to the cooking vessel,
- confined chimney or flue fires,
- · confined incinerator fire,
- · confined fuel burner or boiler fire or delayed ignition,
- confined commercial compactor fire, and
- trash or rubbish fires in a structure with no flame damage to the structure or its contents.

Because these confined fires are not generally associated with electrical fires, they were excluded from this analysis.

For most fields other than Property Use and Incident Type, NFPA allocates unknown data proportionally among known data. This approach assumes that if the missing data were known, it would be distributed in the same manner as the known data. NFPA makes additional adjustments to several fields. Casualty and loss projections can be heavily influenced by the inclusion or exclusion of unusually serious fire.

Reports of mutual aid given were excluded to avoid double-counting.

Creating state level estimates

The procedure to obtain estimates of home electrical fires reported to Indiana's fire departments involved four main steps:

1. Determine the populations protected each year by fire departments that had at least one fire in NFIRS of any type, and those that did not. Obtain a multiplier to compensate for departments that did not report by dividing the total population protected by the

An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs, 10/18

NFPA Research, Quincy, MA

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- population protected by fire departments that reported at least one fire. The same population was used for the entire period.
- 2. Run queries for each of the relevant types of electrical fires for each year, and allocate the unknown data proportionally.
- 3. Multiply the results from #2 by the multiplier obtained in #1.
- Calculate the five-year annual averages by summing the results from #3 and dividing by five.

In the formulas that follow, the term "all fires" refers to all fires in NFIRS on the dimension studied. The percentages of fires with known or unknown data are provided for non-confined fires and associated losses, and for confined fires only.

Factor Contributing to Ignition (FCI): In this field, the code "none" is treated as an unknown and allocated proportionally as are fires coded as undetermined or with no entered values

To allocate unknown data for Factors Contributing to Ignition, the known data are multiplied by

All fires

(All fires - blank - undetermined - fires in which FCI =NN)

Entries in "electrical failure, malfunction" (factor contributing to ignition 30-39) were grouped together into one entry, "electrical failure or malfunction." This category includes:

- 31. Water-caused short circuit arc;
- 32. Short-circuit are from mechanical damage;
- 33. Short-circuit arc from defective or worn insulation;
- 34. Unspecified short circuit are;
- 35. Arc from faulty contact or broken connector, including broken power lines and loose connections;
- 36. Arc or spark from operating equipment, switch, or electric fence;
- 37. Fluorescent light ballast; and
- 30. Electrical failure or malfunction, other.

Equipment Involved in Ignition (EII). NFIRS 5.0 originally defined EII as the piece of equipment that provided the principal heat source to cause ignition if the equipment malfunctioned or was used improperly. In 2006, the definition was modified to "the piece of equipment that provided the principal heat source to cause ignition." However, much of the data predates the change. Individuals who have already been trained with the older definition may not change their practices. To compensate, NFPA treats fires in which EII = NNN and heat source is not in the range of 40-99 as an additional unknown.

To allocate unknown data for EII, the known data is multiplied by

All fires

(All fires – blank – undetermined – [fires in which EII =NNN and heat source <>40-99])

In addition, the partially unclassified codes for broad equipment groupings (i.e., code 100 - heating, ventilation, and air conditioning, other; code 200 - electrical distribution, lighting and power transfer, other; etc.) were allocated proportionally across the individual code choices in their respective broad groupings (heating, ventilation, and air conditioning; electrical distribution, lighting and power transfer, other; etc.). Equipment that is totally unclassified is not allocated further.

An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs, 10/18

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NFPA Research, Quincy, MA

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Ohio Electrical Ad Hoc Committee Review of the 2008 National Electrical Code

INTRODUCTION

The Electrical Ad Hoc Committee met on May 22, 2008 at the Ohio Department of Commerce in Reynoldsburg, Ohio. The committee's objectives were to identify specific issues of concern relative to the new requirements included in the 2008 National Electrical Code. In addition, this committee's goal is to formulate a consensus and make a recommendation to the Ohio Board of Building Standards regarding the adoption thereof. Discussion revolved around the economic impact of the new requirements, as well as the important safety aspects included in the code.

The purpose of this paper is to provide factual data, statistics, and information that will demonstrate why adopting the 2008 National Electrical Code will ensure the safety and welfare of Ohio's citizens. It is important to recognize that the statistical data included with this report includes statistics for the entire United States. Ohio is ranked #7 in population in the U.S., consequently it stands to reason that these statistics would include Ohio as being at a higher risk than a lower populated state. Included after each response, is the applicable NFPA 70 Report on Proposals (ROP) & Report on Comments (ROC) which copies are attached and included as part of this report. The National Electrical Code is a consensus based code process and changes are not made to the NEC unless it is substantiated by logical reasoning, research, data, and statistics to promote the practical safeguarding of persons and property from hazards arising from the use of electricity.

REVIEW OF CONCERNS

The following items have been identified through the work of the committee:

Background and review of NEC Section 210.8, GFCI Requirements.

1. Concern was expressed regarding the compatibility of GFCI's with refrigeration equipment and motor loads associated with garage door openers and sump pumps.

Response

Section 210.8 is the main rule for application of ground-fault circuit interrupters (GFCIs). Since the introduction of the GFCI in the 1971 Code, these devices have proved to their users and to the electrical community that they are worth the added cost during construction or remodeling. Published data¹ from the U.S. Consumer Product Safety Commission show a decreasing trend in the number of electrocutions in the United States since the introduction of GFCI devices.

Deleting the two exceptions brings consistency with expansion in the 2005 NEC of GFCI receptacle requirements in Section 210.8(A)(7) for laundry, utility, and wet bar sinks. There are no exceptions for these locations and the exceptions deleted in the 2008 NEC for 210.8(A)(2) (garages & accessory buildings) & 210.8(A)(5) (unfinished basements) are now consistent with 210.8(A)(7).

In addition, the product safety standards for appliances covered by this exception require appliances to be manufactured with insulation dielectric leakage levels that do not exceed 0.5 mA. This level of leakage current is far below the 4-6 mA leakage thresholds of Class A ground fault circuit interrupters manufactured to UL Standard 943.

NFPA 70 2008 Proposal 2-40, 2-41, 2-51 NFPA 70 2008 Comment 2-34

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Background and review of NEC Section 210.12, AFCI Requirements.

- 2. Discussion regarding the expansion of AFCI requirements included the following:
 - a. Cost Impact from the 2005 NEC to the 2008 NEC; including minimum circuits required by code versus numbers that may be installed.
 - b. Reliability; concern over the requirement for combination AFCI and whether the technology has been perfected. In addition, concern regarding the compatibility with sweepers and similar motor operated appliances.

Response:

The 2008 National Electrical Code (NEC) requirement for AFCI protection considerably expands fire prevention technology to the majority of circuits installed in new and renovated homes. The type of AFCI currently available commercially is a next-generation circuit breaker that not only provides the conventional safety functions which includes short circuit, ground fault and overcurrent protection, its advanced design also rapidly detects potentially dangerous arcs and disconnects power in the circuit before a fire can start. Fire and electrical safety officials throughout the U.S. endorse AFCIs as a significant step forward in electrical fire safety.

AFCIs will save lives and make homes safer. According to the U.S. Fire Administration March 2008 Report², each year home electrical problems cause about 28,500 fires, resulting in 360 deaths, 1,000 injuries and \$995 million in property loss.

The cost of the enhanced protection is directly related to the size of the dwelling and the number of circuits installed. Current retail prices of AFCI-type circuit breakers at several national building supply chains are in the range of \$35 to \$40 per unit. Even for larger homes with more circuits, the cost increase is insignificant compared to the total cost of the home, particularly when the increased level of safety is taken into consideration.

AFCI technology was first introduced in the early 1990's³ and has been included in the code development process in the 1999, 2002, 2005, and 2008 editions⁴. In order to gain a complete understanding of the evolution of AFCI technology, it is important to recognize that the AFCI requirements have been a progressive process, as well as substantiated over the past four NEC Code cycles. Earlier proposals included whole house protection, however the code making panel recognized the need to ensure the technology will work.

Concerns have been raised regarding reliability and compatibility, with various electrical appliances and equipment. U.L. Standard 1699 requires AFCI devices to undergo a rigorous evaluation process that includes compatibility with a variety of electrical appliances and equipment. As mentioned above, AFCI technology has been around for many years and the technology has a proven track record.

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NFPA 70 1999 Proposals 2-128, 2-129, 2-130
NFPA 70 1999 Comments 2-56, 2-65, 2-66, 2-67, 2-68, 2-69, 2-70, 2-85
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NFPA 70 2002 Proposals 2-102, 2-103, 2-110, 2-112, 2-113, 2-115, 2-116
NFPA 70 2002 Comments 2-71, 2-78, 2-79, 2-80, 2-81, 2-82
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NFPA 70 2005 Proposals 2-123, 2-133, 2-134, 2-142, 2-146, 2-149, 2-150, 2-134a, 2-161, 2-167 NFPA 70 2005 Comments 2-87a, 2-93, 2-105, 2-108, 2-110
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NFPA 70 2008 Proposals 2-142, 2-126
NFPA 70 2008 Comments 2-95, 2-129, 2-137
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2

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Background and review of NEC Section 406.11, Tamper Resistant Receptacles.

- 3. Discussion of Tamper Resistant Receptacles included the following:
 - a. Durability/Reliability: What is the mechanical life expectancy of the devices.
 - b. Usability: concern regarding compliance with ADA requirements and/or elderly regarding insertion and removal difficulty.
 - c. Safety: CPSC study shows significant number of electrical receptacle related accidents with young children.

Response:

According to a 10-year study⁵ conducted by the Consumer Product Safety Commission, (1991 – 2001) of National Electronic Injury Surveillance Systems (NEISS) data 24,000+ children under 10 years old were treated in emergency rooms for incidents related to electrical receptacles. On average, this translates to about 7 children per day.

These statistics clearly represent a need to protect our children from the inherent hazards associated with electrical receptacle outlets. When we look at the overall cost, the projected cost of a TR receptacle adds about \$0.50 to the cost of an unprotected receptacle. Based on current statistics, the average home has about 75 receptacles resulting in an overall added cost of under \$40. This amount may vary slightly based on the type and style of TR receptacle used. This minimal increase in cost buys a significant increase in electrical safety for children.

In regard to reliability, tamper resistant receptacles are evaluated UL Standard 498, which requires insertion of an attachment plug 5,000 times to ensure durability. Recent testing by several device manufacturers found no appreciable difference for insertion and removal forces between tamper-resistant and non-tamper-resistant receptacles. In addition, these standards require both tamper resistant and non-tamper resistant receptacles to not exceed a minimum retention force to retain a plug in a receptacle (3 lbf) and the maximum permitted force to withdraw an attachment plug out of a receptacle (15 lbf).

NFPA 70 2008 Proposal 18-40

Background and review of NEC Section 406.8, WR/TR Requirements.

4. Discussion of Weather Resistant/Tamper Resistant receptacles included availability and cost

Response:

The requirement for listed weather-resistant type 15- and 20-ampere receptacles for both damp and wet locations was added to the 2008 Code. Studies indicated that normal receptacles were inadequate because covers were either broken off or not closed properly. The major differences between WR and non-WR receptacles are that the WR has additional corrosion protection, UV resistance, and cold impact resistance.

A joint NEMA/UL Field study revealed that the greatest number of inoperable GFCl receptacles were located outdoors. The rate of failure was more than double the next highest known location.

NFPA 70 2008 Proposal 18-28, 18-33 NFPA 70 2008 Comment 18-16, 18-18

3

Background and review of NEC Section 310.15(B)(6), Service/Feeder Conductor Sizing Requirements.

5. Discussion regarding the change to Section 310.15(B)(6) and how it affects feeder conductor sizes, relative to service conductor size.

Response:

There are no significant changes to the requirements of this section. The change was to clarify for users that the provisions apply to a single-service feeder, where previous code language could have permitted the ampacities in 310.15(B)(6) to be used for multiple feeders. Section 310.15(B)(6) allows smaller service conductor sizes and main feeders, based on load diversity and demand factors, whereas a specific feeder (other than service conductors and/or main feeder) conductor would need to be sized per Table 310.16. Therefore, this change does not provide an impact that would affect cost.

SUMMARY

In summary, the State of Ohio has always remained at the forefront of safety by adopting the most current up-to-date construction codes. The "Ohioized" version of construction codes historically involves modifying the administrative sections of the code to avoid conflict with Ohio law. Modifying the technical provisions of a code without sound statistical data and facts will only lessen the safety and welfare of Ohio's citizens. The information included in this document provides the statistics, data, and information that will help the committee gain an in depth understanding and reach a consensus to recommend to the Ohio Board of Building Standards, adoption of the 2008 National Electrical Code.

Finally, in regard to the cost impact of issues raised by the committee, included with this paper is a copy of the cost impact analysis prepared by the Ohio Chapter International Association of Electrical Inspectors, which reflects minimum requirements prescribed by code.

Tim McClintock, Chief Building Official/Electrical Inspector Wayne County Building Department

Thomas E Moore, Electrical /Building Inspector City of Beachwood

REFERENCES

¹Consumer Product Safety Commission-2000 Electrocutions Associated With Consumer Products

² US Fire Administration- (March 2008) Residential Building Electrical Fires

ADDITIONAL REFERENCES

NEMA-Real Cost of an Electrical Fire
NFPA-Tamper Resistant Fact Sheet
NFPA-AFCI Fact Sheet
Consumer Product Safety Commission Letter
Ohio Fire Marshal-Electrical Data 06/07
NEMA-Upgrading the Home: Luxury vs. Safety
Richard J. Kagan, M.D., FACS, Cincinnati Burn Center Letter
NFPA-What are NFPA Codes and Standards
Ohio Chapter IAEI-Cost Impact Analysis

4

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³ NEMA AFCI Evolution

⁴NFPA ROP & ROC-Several Editions

⁵Consumer Product Safety Commission Study



"Let the Code Decide" OHIO CHAPTER

International Association of Electrical Inspectors

Understanding the Cost Impact of the 2008 NEC

President
Jack Jamison
West Virginia Division

First Vice-President Joe Voros Western Reserve Division

Second Vice-President Dewayne Jenkins Southwest Division

Junior Past-President Mike Farrell Northwest Division

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Associate Member & Membership Chairman Ronald F. Schapp

Western Section Chapter Representative Thomas E. Moore

Education Chairman Michael G. Mihalisin

Historian Oran P. Post The impact of additional Arc-Fault Circuit Interrupters and the new Tamper Resistant Receptacles in the 2008 NEC has prompted controversy driven by the misunderstood cost impact of moving from the 2005 NEC to the 2008 NEC. The NEC provides for the safe use of electricity from fire and shock. Technology over the years has enhanced that protection with minimal cost impact. Circuit breakers protect the home from overloaded circuits to prevent fires and GFCIs are well recognized in the safe use of electricity to protect us and our children from shock hazards. The GFCI entered the home in the 1970s, AFCIs became part of the NEC in the 1999 NEC and the tamper resistant receptacle in the 2008 NEC.

We will show that the impact of adding AFCI protection and Tamper Resistant Receptacles will have minimal impact on affordable housing. Keep in mind the NEC establishes the requirements for the safe electrical operation of a home. Additional circuits that include extra lighting, specific known loads, or a desire to separate circuits for isolation purposes is an additional cost that may be incurred that is once again not driven by the NEC. The additional lighting loads or appliances are not code driven, they are upgrades similar to windows, roofing configuration, or brick vs. siding.

This report has been prepared by the following Ohio Chapter Board of Director Members; Oran P. Post, Electrical Inspector for the City of Tallmadge, Ohio and Thomas E. Moore, Electrical Inspector for the City of Beachwood, Ohio and Tim McClintock, Building Official/Electrical Inspector for Wayne County, Ohio. All three Board Members have extensive experience with the code development process.

This report provides an impact statement based entirely on the 2008 NEC requirements for three different homes. The first is a 900 sq ft home to help understand the impact to affordable housing. The other two homes are typical size homes and will include a 1700 sq ft home and a 2100 sq ft home.

The findings are based on prices obtained at a local electrical distributor and other verifiable resources as follows:

Combination AFCI	\$36.34
Standard Receptacle	\$.50
Tamper Resistant Receptacle	\$1,25
Standards GFCI Receptacle	\$8,00
Tamper Resistant Receptacle with GFCI	\$14.85

Results

 900 sqft Home
 \$160.18 for 900 sq. ft. dwelling unit or \$.18/sq. ft.

 1700 sqft Home
 \$205.27 for 1700 sq. ft. dwelling unit or \$.12/sq. ft.

 2100 sqft Home
 \$241.36 for 2100 sq. ft. dwelling unit or \$.11/sq. ft

The 2008 NEC impact is minimal at less than a 20 cents per sq ft.

fac Olem

Jack Jamison, President

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2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	900 sq. fr. X 3VA = 2700 VA/120 Volts = 22.5 Amps = 1.5 or 2 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar	2	\$3.25	\$36.34	\$33.09
rooms or areas is required.		\$25.001	\$36.34	\$11.34	
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit Interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN				
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 6 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$4.50
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI récptacle required for bathroom	1	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptacles (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFO Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	32	\$.50	\$1.25	\$24.00
				TOTAL	\$160.18

	Fo	of	ne	ote	S
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- Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wirling methods and their respective prices; 250ft NM-B-14/2/2-CU-WG..........\$114.66 250ft NM-B-14/3-CU-WG.........\$75.87 250ft NM-B-14/2-CU-WG..........\$54.13

\$160.18 for 900 sq. ft. dwelling unit is a cost of \$.18/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

11/30/2022

2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	1700 sq. ft. X 3VA = 5100 VA/120 Volts = 42.5/15 Amps = 2.8 or 3 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, Inling rooms, Iving rooms, parlors, libraries, dens, bedrooms, surrooms, recreation rooms, closets, hallways, or similar	3	\$3.25	\$36.34	\$66.18
22011-101	rooms or areas is required.	\$25,001	\$36.34	\$11.34	
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN			STORES	Outer
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 8 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$6.00
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI recptacle required for bathroom	1	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	. 1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptades (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	. 1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFCI Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	46	\$.50	\$1.25	\$34.50
				TOTAL	\$205.27

Footnotes

- Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wiring methods and their respective prices; 250ft NM-B-14/2/2-CU-WG........\$11.4.66
250ft NM-B-14/3-CU-WG.........\$75.87
250ft NM-B-14/2-CU-WG........\$54.13

\$205.27 for 1700 sq. ft. dwelling unit is a cost of \$.12/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

11/30/2022

2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	2100 sq. ft, X 3VA = 6300 VA/120 Volts = 52.5/15 Amps = 3.5 or 4 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or grees is required.	4	\$3.25	\$36.34	\$99.27
	rooms or greas is required.		\$25.001	\$36.34	\$11.34
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN				
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 8 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$6.00
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI recptacle required for bathrooms	2	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptacles (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFCI Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	50	\$.50	\$1.25	\$37.50
				TOTAL	\$241.36

Footnotes

Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wiring methods and their respective prices; 250ft NM-8-14/2/2-CU-WG.........\$114.66
250ft NM-8-14/3-CU-WG........\$75.87
250ft NM-8-14/2-CU-WG........\$554.13

\$241.36 for 2100 sq. ft. dwelling unit is a cost of \$.11/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

11/30/2022 Page 33 of 242



LEFFELECTRIC Leff/Akron Electric 711 Johnston St AKRON OH 44306

Fax: 330-379-9865





Quotation

GHOTE DATE	quot	ALPREK
02/26/08	S1269	245
ORDER TO: Leff/Akron Electri	c	PACE NO.
711 Johnston St AKRON OH 44305	1	
330-379-9800		i

QUOTE TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306 SHIP TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306

CUSTOMER NUMBER	CUSTONE	R P/D NIMBER		SELECTE.	(fi)test			SAL	ESPERSON	
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WAITER		SHIP VIA			HE SE		5H).	PEATE	FREIGHT ALLO	e.
Pat Hinman				Cash	On D	elivery	03/2	2/08	No	
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lea L	EV T7599-I	IVY 15A-125V	GFCI	RCPT		14	85.00)/c	14	.85
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		15A WTR RST				7	03.13	1/c	7	.03



LEFFELECTRIC Leff/Akron Electric 711 Johnston St AKRON OH 44306

Fax: 330-379-9865





Quotation

DIOTE DATE	9.00	ENT ER
02/26/08	S12692	61
ORDER TO: Leff/Akron Electric	_	PHOE NO
711 Johnston St AKRON OH 44306	1	
330-379-9800		

QUOTE TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306

SHIP TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306

DISTINER NUMBER	DJST08	TIC IN LES MEMBER			RELEASE				SALIC	PERSON
6056	post							House		
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ORDER, OTY		Ð	ESCRIPTION					Net Pro		Ext Pru
lea F	&S 1595-TR	WR 15A I	125V F	CPT	$\varphi \hat{F}$	L		18.48/6	ea	18.4
1eal E	&S 3232-TR	WR 15A 1	125V W	R RCP	T			2.32/6	eal	2.3

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

3tate Form 41180 (K3 / 3-10)

LEGAL AND CODE SERVICES

- 1. Only a TYPED copy will be accepted.
 - 2. Dashed line through material to be deleted. Underline or bold face material to be added.
 - 3. Use a second sheet for any material requiring more space.
 - Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



FOR OFFICE USE ONLY						
Received 11 / 16 / 2018 Code 2018 IRC	Proposal number # 320					
Code title International Residential Code	Edition 2018					
Section number and title E3902.16 Arc-fault circuit-interrupter protection	Page Number					
Proponent Representing (if applicable) Phil Gettum Gettum Associates						
Address (number and street, city, state, and ZIP code)	Telephone number					
PROPOSED CODE CHANGE (check one)						
Change to read as follows Add to read as follows Delete and substitute as follow E3902.16 Arc fault circuit interrupter protection.	s <u>X</u> , Delete without substitution					

Branch circuits that supply 120-volt, single-phase, 15- and 20-ampere outlets installed in kitchens, family-rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreations rooms, closets, hallways, laundry areas and similar rooms or areas shall be protected by any of the following: [210.12(A)]

- 1. A listed combination-type arc-fault circuit-interrupter, installed to provide protection of the entire branch circuit. [210.12(A)(1)]
- 2. A listed branch/feeder-type AFC1 installed at the origin of the branch-circuit in combination with a listed outlet branch-circuit-type arc-fault circuit-interrupter installed at the first outlet box on the branch circuit. The first outlet box in the branch circuit shall be marked to indicate that it is the first outlet of the circuit. [210.12(A)(2)]
 3. A listed supplemental arc-protection circuit breaker installed at the origin of the branch circuit in combination with
- a listed outlet branch-circuit-type-arc-fault circuit-interrupter installed at the first outlet box on the branch circuit where all of the following conditions are met:
 - 3.1. The branch circuit wiring shall be continuous from the branch-circuit overcurrent device to the outlet branch-circuit are fault circuit-interrupter.
 - 3.2. The maximum length of the branch-circuit wiring from the branch-circuit overcurrent device to the first outlet shall not exceed 50 feet (15.2 m) for 14 AWG conductors and 70 feet (21.3 m) for 12 AWG conductors.
 - 3.3. The first outlet box on the branch circuit shall be marked to indicate that it is the first outlet on the circuit. [210.12(A)(3)]
- 4. A listed outlet branch-circuit-type arc-fault circuit-interrupter installed at the first outlet on the branch circuit in combination with a listed branch circuit overcurrent protective device where all of the following conditions are met:
 - 4.1. The branch-circuit wiring shall be continuous from the branch-circuit overcurrent device to the outlet branch-circuit arc-fault circuit-interrupter.
 - 4.2. The maximum length of the branch circuit wiring from the branch-circuit overcurrent device to the first cutlet shall not exceed 50 feet (15.2 m) for 14 AWG conductors and 70 feet (21.3 m) for 12 AWG conductors.
 - 4.3. The first outlet box on the branch circuit shall be marked to indicate that it is the first outlet on the circuit.
 - 4.4. The combination of the branch-circuit overcurrent device and outlet branch-circuit AFCL shall be identified as meeting the requirements for a system combination-type AFCI and shall be listed as such. [210.12(A)(4)]
- 5. Where metal outlet boxes and junction boxes and RMC, IMC, EMT, Type MC or steel-armored Type AC cables meeting the requirements of Section E3908.8, metal wireways or metal auxiliary gutters are installed for the portion of the branch circuit between the branch-circuit overcurrent device and the first outlet, a listed outlet branch-circuit type AECI installed at the first outlet shall be considered as providing protection for the remaining portion of the

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branch-circuit. [210.12(A)(5)]

6. Where a listed metal or nonmetallic conduit or tubing or Type MC cable is encased in not less than 2 inches (50.8 mm) of concrete for the portion of the branch circuit between the branch circuit evercurrent device and the first outlet, a listed outlet branch-circuit type AFCI installed at the first outlet shall be considered as providing protection for the remaining portion of the branch circuit. [210.12(A)(6)]

Exception: AFCI protection is not required for an individual branch circuit supplying only a fire alarm system where the branch circuit is wired with metal outlet and junction boxes and RMC, IMC, EMT or steel sheathed armored cable Type AC or Type MC meeting the requirements of Section E3908.8.

REASON STATEMENT AND FISCAL IMPACT

Reason:

- Brought forward from the 2005 Indiana Residential Code.
- The Indiana Fire Prevention & Building Safety Commission removed the requirement for AFCIs in bedrooms in the 2005 Indiana Residential Code due to issues with nuisance tripping resulting in homeowner frustration, distrust of the product, and the added expense of calling an electrician to troubleshoot and resolve the issue.
- Based on a cost-benefit analysis, the state's Fire Prevention & Building Safety Commission removed the requirement for AFCI's from the 2014 Indiana Building Code.

Fiscal impact:

During Indiana's review of the 2009 IRC, Dr. Kish submitted a proposed code change to require AFCIs in bedrooms only and estimated the cost to be \$250/house. Homewyse estimated the avg. cost to install one AFCI breaker in the 46204 area code to be \$200. In previous years, cost estimates were found to be \$400-\$600/house.

\$600/house.	
REVIEW RE	COMMENDATION
Approve	
Reject	
Approve as amended	
Further study	

11/30/2022

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PROPOSAL FOR CODE CHANGE

Stale Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

- INSTRUCTIONS: 1. Only a TYPED copy will be accepted.

 - Oasked-line through-materiel to-be-deleted; <u>underline</u> or bold face material to be added.
 Use a second sheat for any material requiring more space.
 Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



Received 11/ _ / _ Code つ	OFFICE USE ONLY	
11/13/2018 601	8 IRC Proposal n	# 32/
Code title International Residential Code		Edition 2018
estion number and life E3902.17 Arc-fault circuit-interrupter protection for branc	h circuit extensions or modifications	Page number
roponent Randy Gulley	Representing (if applicable) Wayne Township Fire Depa.	tment
ddress (number and street, city, state, and ZIP code) 700 North High School Road, Indianapolis, IN. 46214		Telephone number (317) 246-6216
PROPOSED C	CODE CHANGE (check one)	
REASON STATE	EMENT AND FISCAL IMPACT	
REASON STATE Words of modified, replaced or extended are words that will not Difficult to determine an actual quantity of home remodels or he Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per	t be accepted by the legal review of this ome additions. Dutlet equals a cost savings of \$ 50,374	2.00.
Words of modified, replaced or extended are words that will not Difficult to determine an actual quantity of home remodels or he Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per	t be accepted by the legal review of this ome additions. Dutlet equals a cost savings of \$ 50,374	0.00.
Words of modified, replaced or extended are words that will not Difficult to determine an actual quantity of home remodels or he Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per	t be accepted by the legal review of this ome additions. Duffet equals a cost savings of \$ 50,370 Circuit breaker equals a cost savings of	0.00.
Words of modified, replaced or extended are words that will not Difficult to determine an actual quantity of home remodels or he Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per	t be accepted by the legal review of this ome additions. Duffet equals a cost savings of \$ 50,370 Circuit breaker equals a cost savings of	0.00.
Words of modified, replaced or extended are words that will not Difficult to determine an actual quantity of home remodels or he Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per	t be accepted by the legal review of this ome additions. Duffet equals a cost savings of \$ 50,370 Circuit breaker equals a cost savings of	0.00.

11/30/2022



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FOR OFFICE	USE ONLY	
Received 11/16/2018 Code 2018	IRC Pro	# 32Z
Code title International Residential Code Section number and title		Edition 2018 Page Number
E3902.17 Arc-fault circuit-interrupter protection for branch circuit	extensions or modificatio	ns
Proponent	Representing (if applicable)	
Phil Gettum Address (number and street, city, state, and ZIP code)	Gettum Associates	Telephone number
Address (noniver and street, city, state, and 21/ code;		relephone number
PROPOSED CODE C	HANGE (check one)	
Change to read as follows Add to read as follows D-	elete and substitute as follows	<u>X</u> Delete without substitution
Where branch-circuit wiring is modified, replaced, or extended eircuit shalf be protected by one of the following: 1. A combination-type AFCI located at the origin of the 2. An outlet branch-circuit type AFCI located at the first Exception: AFCI protection shall not be required where the exm) in length and does not include any additional outlets or device.	e branch circuit. St receptacle outlet of the tension of the existing oc	existing branch circuit. [21-0.12(B)] enductors is not more than 6 feet (1.8
REASON STATEMENT	AND FISCAL IMPACT	
Reason: Brought forward from the 2005 Indiana Residential Code Fiscal impact:		
	MMENDATION	
Approve		
Reject		
Approve as amended		
Further study		

11/30/2022 Page 38 of 242



LAND COD

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		E USE ONLY	
10 / 29 / 201°	8 code 2018	IRC	Proposal number #323
Code title		·	Edition
International Residential Code			2018
Section number and title			Page Number
E3905.1 Box, conduit body or fitting—w	here required		
Proponent	•	Representing (if applicable	2)
Charlie Eldridge			napolis Power & Light Company
Address (number and street, city, state, and ZIP cod	de)		Telephone number
551 Grassy Ln., Indianapolis, IN 46217			(317) 370-3444
	PROPOSED CODE (CHANGE (check one)	
Change to read as follows E3905.1 Box, conduit body or fitting	g—where required.	Delete and substitute as folk	
A box or conduit body shall be installe and pull point except as otherwise pe	ed at each conductor spl	ice point, outlet, swite 5.1.1 through E3905	ch point, junction point, <u>termination poi</u> .1.6.
			•
	REASON STATEMENT	AND FISCAL IMPACT	
Reason: This additional text was extracted from the 2	2005 Indiana Residential Cod	e and the 2017 National	Electrical Code Section 300.15.
Fiscal Impact: No fiscal impact		<u> </u>	
	REVIEW RECO	MMENDATION	
Approve			
Reject			
· · · -			
Approve as amended			
Eurhbar chudy			
Further study			

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PROPOSAL FOR CODE CHANGE

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the maker And Greater

		FOR OFFI	CE USE ONLY	, .		
10/29/2018	Code	2018	IRC	Proposal n	umber # 32	4
Code title					Edition	•
International Residential Code					2018	
Section number and title					Page Number	
E3905.3.2 Securing to box						
Proponent			Representing (in			
Charlie Eldridge			Consultant for	the Indianapolis Pow		
Address (number and street, city, state, and ZIP code)					Telephone number	
551 Grassy Ln., Indianapolis, IN 46217					(317) 370-3444	
	PR	OPOSED CODE	CHANGE (check	one)		
E3905.3.2 Securing to box. Wiring methods shall be secured to the Exception: Where nonmetallic-sheathed larger than a nominal size of 2 ¼ inches is fastened within 8 inches (203 mm) of knockout not less than ¼ inch (6.4 mm) permitted in a single cable knockout operation.	d cable (by 4 ind the box , securin	Type MN) or ches (57 mm measured al- g the cable to	by 102 mm) n ong the sheatl o the box shal	nounted in walls on, and where the	or ceilings, and where sheath extends through	the cab gh a cab
D		SON STATEMEN	IT AND FISCAL IN	IPACT		
Reason: Type UF cable is permitted to be used in place of the 2018 NEC Section 314.17(C) Exception.	of Type NI	VI cable as indic	ated in Table E3	801.4. The additiona	l last sentence was extrac	ted from
Fiscal impact: No fiscal impact						
		REVIEW REC	DMMENDATION		<u> </u>	
Approve						
Reject						
Approve as amended		-				

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	FOR OFFICE	E USE ONLY		
Received 10/29/2018	Code 2018	IRC	Proposal number	# 325
Code title	L		Edition	-
International Residential Code			2018	
Section number and title			Page Num	ber
E3905.12.2.1 Conductor fill				
Proponent		Representing (if applicab		_
Charlie Eldridge		Consultant for the India		
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephone (317) 370	
33 Grassy Cir., Indianapolis, IIV 40217	PROPOSED CODE C	HANGE (check one)	1 (317) 370	-0444
E3905.12.2.1 Conductor fill. Each conductor that originates outside th conductor that passes through the box winot less than twice the minimum length reloop or coil of unbroken conductor having Section E3406.11.3, shall be counted twi E3905.12.2.1. A conductor, no part of whe Exception: An equipment grounding concept permitted to be omitted from the calculation and terminate within that box. [314.16(B)]	rithout splice or termine equired for free conduity of a length equal to or lice. The conductor fill hich leaves the box, substitution or not more the lich where such conductor or not more the lichs where such conductor or such conductor or not more the lichs where such conductor or not more than lich was a lic	nation shall be count uctors in Section E3 greater than twice t' , in cubic inches, sh hall not be counted. an four fixture wires	ed once. A looped 406.11.3 shall be nat required for freal be computed u [314.1 6(B)(1)] smaller than No. 4	d, unbroken conductor counted twice. Each see conductors by sing Table
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: Text extracted from the 2005 Indiana Electrical C	Code			
Fiscal impact: No fiscal impact			<u> </u>	<u> </u>
	REVIEW RECO	MMENDATION		
Approve				
Reject				<u></u>
Approve as amended			<u> </u>	
Further study				

11/30/2022 Page 41 of 242



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	FOR OFFICE USE ONLY	
Received 10/29/2018 Code 2	2018 IRC	Proposal number # 326
Code title		Edition
International Residential Code		2018
Section number and title		Page Number
E3905.12.2.2 Clamp fill		
Proponent Charlie Eldridge	Representing (if applicable) r the Indianapolis Power & Light Company
Address (number and street, city, state, and ZIP code)	O O O O O O O O O O O O O O O O O O O	Telephone number
551 Grassy Ln., Indianapolis, IN 46217		(317) 370-3444
PROPOS	ED CODE CHANGE (check	one)
Where one or more internal cable clamps, whether fa allowance in accordance with Table E3905.12.2.1 sh allowance shall not be required for a cable connector are an integral part of a nonmetallic box that does no A clamp assembly that incorporates a cable terminati	all be made based or having its clamping r t protrude more than	n the largest conductor present in the box. An mechanism outside of the box or for clamps that 1/8 in. into the box.
specific nonmetallic boxes. Conductors that originate calculations provided in Section E3905.12.2.1 as tho not require a fill allowance, but, the volume of the por be excluded from the box volume as marked in accor	within the clamp ass ugh they entered from tion of the assembly	embly shall be included in conductor fill n outside of the box. The clamp assembly shall that remains within the box after installation shal
calculations provided in Section E3905.12.2.1 as tho not require a fill allowance, but, the volume of the por be excluded from the box volume as marked in accor	within the clamp ass ugh they entered from tion of the assembly	embly shall be included in conductor fill n outside of the box. The clamp assembly shall that remains within the box after installation shal (3905.1 2.1.2. [314.1 6(B)(2)]
calculations provided in Section E3905.12.2.1 as tho not require a fill allowance, but, the volume of the por be excluded from the box volume as marked in accor	within the clamp ass ugh they entered from the assembly rdance with Section E TATEMENT AND FISCAL IF	embly shall be included in conductor fill n outside of the box. The clamp assembly shall that remains within the box after installation shal (3905.1 2.1.2. [314.1 6(B)(2)]
calculations provided in Section E3905.12.2.1 as thor not require a fill allowance, but, the volume of the porbe excluded from the box volume as marked in accornate a	within the clamp ass ugh they entered from tion of the assembly dance with Section E TATEMENT AND FISCAL IF NM cable that should no volume builder.	embly shall be included in conductor fill noutside of the box. The clamp assembly shall that remains within the box after installation shall 3905.1 2.1.2. [314.1 6(B)(2)] MPACT of be counted when calculating box fill. I see this as a nor
calculations provided in Section E3905.12.2.1 as thor not require a fill allowance, but, the volume of the porbe excluded from the box volume as marked in accordance. Reason: Many nonmetallic boxes have a flapper style of clamp for Type issue for a single home; however, this could be an issue with a Fiscal impact: No fiscal impact to a net savings depending on the REV	within the clamp ass ugh they entered from the assembly rdance with Section E TATEMENT AND FISCAL IF NM cable that should no volume builder.	embly shall be included in conductor fill noutside of the box. The clamp assembly shall that remains within the box after installation shall 3905.1 2.1.2. [314.1 6(B)(2)] MPACT of be counted when calculating box fill. I see this as a non-
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calculations provided in Section E3905.12.2.1 as thor not require a fill allowance, but, the volume of the porbe excluded from the box volume as marked in accordance. Reason: Many nonmetallic boxes have a flapper style of clamp for Type issue for a single home; however, this could be an issue with a Fiscal impact: No fiscal impact to a net savings depending on the REV	within the clamp ass ugh they entered from tion of the assembly dance with Section E TATEMENT AND FISCAL IF NM cable that should no volume builder.	embly shall be included in conductor fill noutside of the box. The clamp assembly shall that remains within the box after installation sha (3905.1 2.1.2. [314.1 6(B)(2)] MPACT of be counted when calculating box fill. I see this as a non-
calculations provided in Section E3905.12.2.1 as thor not require a fill allowance, but, the volume of the porbe excluded from the box volume as marked in accordance. REASON S Reason: Many nonmetallic boxes have a flapper style of clamp for Type lissue for a single home; however, this could be an issue with a Fiscal impact: No fiscal impact to a net savings depending on the Approve	within the clamp ass ugh they entered from tion of the assembly dance with Section E TATEMENT AND FISCAL IF NM cable that should no volume builder.	embly shall be included in conductor fill noutside of the box. The clamp assembly shall that remains within the box after installation sha (3905.1 2.1.2. [314.1 6(B)(2)] MPACT of be counted when calculating box fill. I see this as a non-
calculations provided in Section E3905.12.2.1 as thor not require a fill allowance, but, the volume of the porbe excluded from the box volume as marked in accordance excluded from the box volume as marked in accordance. Reason: Many nonmetallic boxes have a flapper style of clamp for Type Issue for a single home; however, this could be an issue with a Fiscal impact: No fiscal impact to a net savings depending on the Revenue. Reject	within the clamp ass ugh they entered from tion of the assembly dance with Section E TATEMENT AND FISCAL IF NM cable that should no volume builder.	embly shall be included in conductor fill noutside of the box. The clamp assembly shall that remains within the box after installation sha (3905.1 2.1.2. [314.1 6(B)(2)] MPACT of be counted when calculating box fill. I see this as a non-

11/30/2022 Page 42 of 242



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Received Code _	FOR OFFICE USE ONLY		
10/29/2018 Code 2	2018 IRC	Propos	# 327
Code title International Residential Code		l l	Edition 2018
Section number and title E3908.8.3 Nonmetallic sheathed cable (Type NM)			Page Number
Proponent	Represent	ng (if applicable)	
Charlie Eldridge	Consultar	t for the Indianapolis I	ower & Light Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephone number (317) 370-3444
f i i	SED CODE CHANGE (ch	eck one)	(011) 010 0111
E3908.8.3 Nonmetallic sheathed cable (Type NM In addition to the insulated conductors, the cable she appeared in a sequipment grounding conductors shall be sized in a	all have an insulate		
Reason:	STATEMENT AND FISCA	IL IMPACT	
	STATEMENT AND FISCA	AL IMPACT	
Reason:	STATEMENT AND FISCA	IL IMPACT	
Reason: Text extracted from the 2005 Residential Code Fiscal impact: No fiscal impact RE	STATEMENT AND FISCA		
Reason: Text extracted from the 2005 Residential Code Fiscal impact: No fiscal impact			
Reason: Text extracted from the 2005 Residential Code Fiscal impact: No fiscal impact RE			
Reason: Text extracted from the 2005 Residential Code Fiscal impact: No fiscal impact RE Approve			

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	FOR OFFICE USE ONLY		
Received 11/16/2018 Code	2018 IRC	Proposal numb	# 328
Code title		Edit	
International Residential Code		201	
Section number and title E4002.14 Tamper-resistant receptacles		Page	2 Number
Proponent Proposent	Representing	(if applicable)	
Phil Gettum	Gettum As		
Address (number and street, city, state, and ZIP code)		Tele	phone number
PROP	OSED CODE CHANGE (chec	(one)	
E4002.14 Tamper-resistant receptacles. In areas specified in Section E3001.1, 15- and 20-tamper-resistant receptacles. [406.12(A)] Exception: Receptacles in the following locations s 1. Receptacles located more than 5.5 feet 2. Receptacles that are part of a luminaire 3. A single receptacle for a single appliant located in spaces dedicated for the appliant easily moved from one place to another. Taccordance with Section E3909.4. [406.12]	hall not be required to (1676 mm) above the to or appliance. e or a duplex receptactices served and, under the appliances shall be	be tamper resistant: loor. le for two appliances to conditions of normal	where such receptacles are use, the appliances are not
	STATEMENT AND FISCAL	MPACT	
Reason:			
Brought forward from the 2005 Indiana Residential Coo	ie		
The state's Fire Prevention & Building Safety Commission 2009 Indiana Electrical Code due to its fiscal impact.	on removed the requiren	nent for tamper-resistar	nt receptacles (TRR) from the
There are cost-effective products on the market that families from using the outlet. The required force to insert cords into			hat will not inhibit everyone else
Fiscal impact: In previous years, cost estimates were found to be \$50-\$75/h house has on average 75 receptacles for an added cost of \$40 receptacle used.			
F	REVIEW RECOMMENDATION	N	
Approve			
Reject		_	
Approve as amended			
Further study			

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FOR OFFICE	USE ONLY	
Received 11/11/2018 Code 2018	IRC	roposal number # 329
Code title Indiana Residential Code		Edition 2020
Section number and title Chapter 42, Swimming pools		Page Number 1 of 6, codebook pages 765-777
Proponent Cralg Wagner	Representing (if applicable)	
Address (number and street, city, state, and 2IP code) 220 W Van Buren St, Ste 204, Columbia City, IN 46725		Telephone number 260-248-3111, cell 260-212-2943
PROPOSED CODE C	HANGE (check one)	
Change to read as followsAdd to read as followsX_E Note: The text and table are not underlined for this prop	pelete and substitute as follows	-
Chapter	-	r proposus, for cturtly.

E4201.1 Scope. The provisions of this chapter shall apply to the construction and installation of electric wiring and equipment associated with all hot tubs and spas, and hydromassage bathtubs, whether permanently installed or storable, and shall apply to metallic auxiliary equipment, such as pumps, filters and similar equipment. Electrical installations of in-ground, above ground and therapeutic pools, and ornamental fountains shall comply with the requirements of the Indiana Electric Code, 675 IAC 17.

E4201.2 Definitions. (680.2)

CORD-AND-PLUG-CONNECTED LIGHTING ASSEMBLY, A lighting assembly consisting of a cord-andplug-connected transformer and a luminaire intended for installation in the wall of a spa or hot tub.

DRY-NICHE LUMINAIRE. A luminaire intended for installation in the floor or wall of a spa.

HYDROMASSAGE BATHTUB. A permanently installed bathtub equipped with a recirculating piping system, pump, and associated equipment designed so it can accept, circulate and discharge water upon each use.

LOW -VOLTAGE CONTACT LIMIT. A voltage not exceeding the following values:

- 1. 15 volts (RMS) for sinusoidal ac.
- 2. 21.2 volts peak for nonsinusoidal ac.
- 3. 30 volts for continuous dc.
- 4. 12.4 volts peak for dc that is interrupted at a rate of 10 to 200 Hz.

MAXIMUM WATER LEVEL. The highest level that water can reach before it spills out.

NO-NICHE LUMINAIRE. A luminaire intended for installation above or below the water without a niche.

11/30/2022 Page 45 of 242 PACKAGED SPA OR HOT TUB EQUIPMENT ASSEMBLY. A factory-fabricated unit consisting of water circulating heating and control equipment mounted on a common base intended to operate a spa or hot tub. Equipment may include pumps, air blowers, heaters, luminaires, controls and sanitizer generators.

SELF-CONTAINED SPA OR HOT TUB. A factory-fabricated unit consisting of a spa or hot tub vessel with all water circulating, heating and control equipment integral to the unit. Equipment may include pumps, air blowers, heaters, luminaires, controls and sanitizer generators.

SPA OR HOT TUB. A hydromassage pool, or tub for recreational or therapeutic use, not located in health care facilities, designed for immersion of users, and usually having a filter, heater, and motor-driven blower. They are installed indoors or outdoors, on the ground or supporting structure, or in the ground or supporting structure. Generally, a spa or hot tub is not designed, or intended, to have its contents drained or discharged after each use.

STORABLE/PORTABLE SPAS AND HOT TUBS. A spa or hot tub that is constructed on or above the ground with nonmetallic, molded polymeric walls or inflatable fabric walls regardless of dimension.

THROUGH-WALL LIGHTING ASSEMBLY. A lighting assembly intended for installation above grade, on or through the wall of a pool, consisting of two interconnected groups of components separated by the pool wall.

WET-NICHE LUMINAIRE. A luminaire intended for installation in a structure where the luminaire will be completely surrounded by water.

SECTION E4202 WIRING METHODS FOR POOLS, SPAS, HOT TUBS AND HYDROMASSAGE BATHTUBS

E4202.1 General. Wiring methods used in conjunction with permanently installed hot tubs that are installed in corrosive environments described in Section E4202.2.1 shall comply with Table E4202.1, Sections E4202.2 and E4205 and Chapter 38 except as otherwise stated in this section. Wiring methods used in conjunction with hot tubs that are not installed in noncorrosive environments shall comply with Chapter 38. Hydromassage bathtubs shall comply with Section E4209. [680.7; 680.14 (A) and (B); 680.23(B) and (F); 680.25(A); 680.42; 680.43; and 680.70]

E4202.2 Corrosive environment. Areas where sanitation chemicals are stored, areas with circulation pumps, automatic chlorinators or filters, open areas under decks adjacent to or abutting structures and similar locations shall be considered to be corrosive environments. The air in such areas shall be considered to be laden with acid, chlorine and bromine vapors or any combination of acid, chlorine or bromine vapors; and any liquids or condensation in those areas shall be considered to be laden with acids, chlorine and bromine vapors, or any combination of acid, chlorine or bromine vapors. [680.14 (A)]

E4202.2.1 Wiring Methods. Described in Section E4202.2 shall be listed and identified for use is such areas. Rigid metal conduit (RMC), intermediate metal conduit (IMC), rigid polyvinyl chloride conduit (RNC) and reinforced thermosetting resin conduit shall be considered to be resistant to the corrosive environment specified in Section E4202.2. [680.14 (B)]

TABLE E4202.1 a

11/30/2022 Page 46 of 242

WIRING LOCATION OR PURPOSE (Application allowed where marked with an "A") Panelboard(s) that supply equipment: from service equipment to panelboard Wet-niche and no-niche luminaires: from branch circuit OCPD to deck or junction box Wet-niche and no-niche luminaires: from deck or junction box to forming shell Dry niche: from branch circuit OCPD to motor Motors: from branch circuit OCPD to motor A A A A A A A A A A A A A A A A A A A	PERMITTED WIRING METHOD	S IN CORRO	OSIVE EI	VVIRON	MENT	rs
(Application allowed where marked with an "A") RMC ⁶ , RNC ^e Panelboard(s) that supply equipment: from service equipment to panelboard Wet-niche and no-niche luminaires: from branch circuit OCPD to deck or junction box Wet-niche and no-niche luminaires: from deck or junction box to forming shell Dry niche: from branch circuit OCPD to luminaires A A A A A A A A A A A A A A A A A A A						
Panelboard(s) that supply equipment: from service equipment to panelboard Wet-niche and no-niche luminaires: from branch circuit OCPD to deck or junction box Wet-niche and no-niche luminaires: from deck or junction box to forming shell Dry niche: from branch circuit OCPD to luminaires A A A A A A A A A A A A A A A A A A A	(Application allowed where marked with an "A")		LFMC	FNMC	MCg	CORD
equipment to panelboard Wet-niche and no-niche luminaires: from branch circuit OCPD to deck or junction box Wet-niche and no-niche luminaires: from deck or junction box to forming shell Dry niche: from branch circuit OCPD to luminaires Motors: from branch circuit OCPD to motor A A A A A A A A A A A A A A A A A A A	,	RNC ^e				
Wet-niche and no-niche luminaires: from branch circuit OCPD to deck or junction box Wet-niche and no-niche luminaires: from deck or junction box to forming shell Dry niche: from branch circuit OCPD to luminaires Motors: from branch circuit OCPD to motor A A A A A A A A A A A A A A A A A A A	Panelboard(s) that supply equipment: from service	\mathbf{A}^{f}		A		
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For SI: 1 foot = 304.8 mm.

- a. For all wiring methods, see Section E4205 for equipment grounding conductor requirements.
- b. See Section E4202,2.1 for use of metal conduits in corrosive environments.
- c, Limited to where necessary to employ flexible connections at or adjacent to a pool motor.
- d. Flexible cord shall be installed in accordance with Section E4202.2.
- $e.\ Nonmetallic \ conduit\ shall\ be\ rigid\ polyvinyl\ chloride\ conduit\ Type\ PVC\ or\ reinforced\ thermosetting\ resin\ conduit\ Type\ RTRC.$
- f. Aluminum conduits shall not be permitted in the pool area where subject to corrosion.
- g. Where installed as direct burial cable or in wet locations, Type MC cable shall be listed and identified for the location.
- h. See Section E4202.3 for listed, double-insulated pool pump motors.
- i. Limited to use in individual lengths not to exceed 6 feet. The total length of all individual runs of LFMC shall not exceed 10 feet.
- j. Metal conduit shall be constructed of brass or other approved corrosion-resistant metal.

E4202.3 Flexible cords. Flexible cords used in conjunction with a spa, hot tub or hydromassage bathtub shall be installed in accordance with the following:

- 1. For other than underwater luminaires, fixed or stationary equipment shall be permitted to be connected with a flexible cord to facilitate removal or disconnection for maintenance or repair. The flexible cord shall not exceed 3 feet (914 mm) in length.
- 2. Other than listed low-voltage lighting systems not requiring grounding, wet-niche luminaires that are supplied by a flexible cord or cable shall have all exposed noncurrent-carrying metal parts grounded by an insulated copper equipment grounding conductor that is an integral part of the cord or cable. Such grounding conductor shall be connected to a grounding terminal in the supply junction box, transformer enclosure, or other enclosure and shall be not smaller than the supply conductors and not smaller than 16 AWG. [680.23(B)(3)]

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- 3. A listed packaged spa or hot tub installed indoors that is GCFI protected shall be permitted to be cord-and-plug connected provided that such cord does not exceed 15 feet (4572 mm) in length. [680.42(A)(2)]
- 4. A listed packaged spa or hot tub rated at 20 amperes or less and installed indoors shall be permitted to be cord-and-plug connected to facilitate maintenance and repair. (680.43 Exception No. 1)
- 5. For other than underwater lighting luminaires, the requirements of Item 1 shall apply to any cord-equipped luminaire that is located within 16 feet (4877 mm) radially from any point on the water surface. [680.22(B)(5)]

E4202.4 Ground-fault circuit-interrupters required. Electrical equipment, including power-supply cords, shall be protected by ground-fault circuit-interrupters. 125-volt, 15- and 20-ampere receptacles located within 20 feet (6096 mm) of the inside walls of a storable spa, or storable hot tub shall be protected by a ground-fault circuit-interrupter. In determining these dimensions, the distance to be measured shall be the shortest path that the supply cord of an appliance connected to the receptacle would follow without passing through a floor, wall, ceiling, and doorway with hinged or sliding door, window opening, or other effective permanent barrier. (680.32)

E4202.5 Luminaires. Luminaires for storable spas and storable hot tubs shall not have exposed metal parts and shall be listed for the purpose as an assembly.

E4202.5.1 Over the low-voltage contact limit but not over 150 volts. A lighting assembly without a transformer or power supply, and with the luminaire lamp(s) operating at over the low-voltage contact limit, but not over 150 volts, shall be permitted to be cord and plug-connected where the assembly is listed as an assembly for the purpose and complies with all of the following:

- 1. It has an impact-resistant polymeric lens and luminaire body.
- 2. A ground-fault circuit -interrupter with open neutral conductor protection is provided as an integral part of the assembly.
- 3. The luminaire lamp is permanently connected to the ground-fault circuit-interrupter with open-neutral protection.
- 4. The design of an underwater luminaire supplied from a branch circuit either directly or by way of a transformer or power supply shall be such that, where the fixture is properly installed without a ground-fault circuit-interrupter, there is no shock hazard with any likely combination of fault conditions during normal use (not relamping). In addition, a ground-fault circuit-interrupter protection for personnel shall be installed in the branch circuit supplying luminaires operating at voltages greater than the low-voltage contact limit, to protect personnel performing lamping, relamping or servicing. The installation of the ground-fault circuit-interrupter shall be such that there is no shock hazard with any likely fault-condition combination that involves a person in a conductive path from any ungrounded part of the branch circuit or the luminaire to ground. Compliance with this requirement shall be obtained by the use of a listed underwater luminaire and by installation of a listed ground-fault circuit-interrupter in the branch circuit or a listed transformer or power supply for luminaires operating at more than the low-voltage contact limit. Luminaires that depend on submersion for safe operation shall be inherently protected against the hazards of overheating when not submerged. [680.23(A)(1), (A)(3), (A)(7) and (A)(8)]
- 5. It has no exposed metal parts. [680.33(B)]

E4202.6 Receptacle locations. Receptacles shall be located not less than 6 feet (1829 mm) from the inside walls of a, storable spa or storable hot tub. In determining these dimensions, the distance to be measured shall be the shortest path that the supply cord of an appliance connected to the receptacle would follow without passing through a floor, wall, ceiling, and doorway with hinged or sliding door, window opening, or other effective permanent barrier. (680.34)

E4202.7 Disconnecting means. Disconnecting means for storable pools and storable/portable spas and hot tubs shall comply with Section E4202.3.

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E4202.8 Ground-fault circuit -interrupters. The outlet(s) that supplies a self-contained spa or hot tub, or a packaged spa or hot tub equipment assembly, or a field-assembled spa or hot tub with a heater load of 50 amperes or less, shall be protected by a ground-fault circuit-interrupter. (680.44)

A listed self-contained unit or listed packaged equipment assembly marked to indicate that integral ground-fault circuit-interrupter protection is provided for all electrical parts within the unit or assembly, including pumps, air blowers, heaters, lights, controls, sanitizer generators and wiring, shall not require that the outlet supply be protected by a ground-fault circuit -interrupter. [680.44(A)]

E4202.9 Electric water heaters. Electric spa and hot tub water heaters shall be listed and shall have the heating elements subdivided into loads not exceeding 48 amperes and protected at not more than 60 amperes. The ampacity of the branch-circuit conductors, and the rating or setting of overcurrent protective devices, shall be not less than 125 percent of the total nameplate load rating. (680.9)

E4202.10 Underwater audio equipment. Underwater audio equipment shall be identified for the purpose. $[680.27(\Lambda)]$

E4202.10.1 Speakers. Each speaker shall be mounted in an approved metal forming shell, the front of which is enclosed by a captive metal screen, or equivalent, that is bonded to and secured to the forming shell by a positive locking device that ensures a low-resistance contact and requires a tool to open for installation or servicing of the speaker. The forming shell shall be installed in a recess in the wall or floor of the pool. $[680.27(\Lambda)(1)]$

E4202.10.2 Wiring methods. Rigid metal conduit of brass or other identified corrosion-resistant metal, rigid polyvinyl chloride conduit, rigid thermosetting resin conduit or liquid-tight flexible nonmetallic conduit (LFNC-B) shall extend from the forming shell to a suitable junction box or other enclosure. Where rigid nonmetallic conduit or liquid-tight flexible nonmetallic conduit is used, an 8 AWG solid or stranded insulated copper bonding jumper shall be installed in this conduit with provisions for terminating in the forming shell and the junction box. The termination of the 8 AWG bonding jumper in the forming shell shall be covered with, or encapsulated in, a suitable potting compound to protect such connection from the possible deteriorating effect of pool water. [680.27(A)(2)]

E4202.10.3 Forming shell and metal screen. The forming shell and metal screen shall be of brass or other approved corrosion-resistant metal. Forming shells shall include provisions for terminating an 8 AWG copper conductor. [680.27(A)(3)]

E4202.11 Emergency switch for spas and hot tubs. A clearly labeled emergency shutoff or control switch for the purpose of stopping the motor(s) that provides power to the recirculation system and jet system shall be installed at a point that is readily accessible to the users. This emergency shutoff or control switch shall be adjacent to, and within sight, of the spa or hot tub and not less than 5 feet (1524 mm) away from the spa or hot tub. This requirement shall not apply to one-family dwellings. (680.41)

SECTION E4203 HYDROMASSAGE BATHTUBS

E4203.1 General. Installations of hydromassage bathtubs shall be required to comply only with Section E4209. The branch circuit wiring method(s) supplying a hydromassage bathtub shall comply with Chapter 38.

E4203.2 Ground-fault circuit-interrupters. Hydromassage bathtubs and their associated electrical components shall be supplied by an individual branch circuit(s) and protected by a readily accessible ground-fault circuit-interrupter. All 125-volt, single-phase receptacles not exceeding 30 amperes and located within 6 feet (1829 mm) measured horizontally of the inside walls of a hydromassage tub shall be protected by a ground-fault circuit-interrupter(s). (680.71)

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E4203.3 Other electric equipment. Luminaires, switches, receptacles, and other electrical equipment located in the same room, and not directly associated with a hydromassage bathtub, shall be installed in accordance with the requirements of this code relative to the installation of electrical equipment in bathrooms. (680.72)

E4203.4 Accessibility. Hydromassage bathtub electrical equipment shall be accessible without damaging the building structure or building finish. Where the hydromassage bathtub is cord- and plug-connected with the supply receptacle accessible only through a service access opening, the receptacle shall be installed so that its face is within direct view and not more than 12 inches (305 mm) from the plane of the opening (680.73)

E4203.5 Bonded parts.

The following parts shall be bonded together:

- 1. Metal fittings within or attached to the tub structure that are in contact with the circulating water.
- 2. Metal parts of electrical equipment associated with the tub water circulating system, including the pump and blower motors.
- 3. Metal-sheathed cables and raceways and metal piping that are within 5 feet (1524 mm) of the inside walls of the tub and that are not separated from the tub area by a permanent barrier.
- 4. Exposed metal surfaces that are within 5 feet (1524 mm) of the inside walls of the tub and not separated from the tub area by a permanent barrier.
- 5. Electrical devices and controls that are not associated with the hydromassage tubs and that are located within 5 feet (1524 mm) from such units.

Exceptions:

- 1. Double-insulated motors and blowers shall not be bonded.
- 2. Small conductive surfaces not likely to become energized, such as air and water jets, supply valve assemblies and drain fittings not connected to metal piping, and towel bars, mirror frames and similar nonelectric equipment not connected to metal framing shall not be required to be bonded.

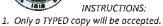
E4203.6 Method of bonding. Metal parts required to be bonded by this section shall be bonded together using a solid copper bonding jumper, insulated, covered or bare, not smaller than 8 AWG. The bonding jumper(s) shall be required for equipotential bonding in the area of the hydromassage bathtub and shall not be required to be extended or attached to any remote panelboard, service equipment, or electrode. In all installations, a bonding jumper long enough to terminate on a replacement nondouble-insulated pump or blower motor shall be provided and shall be terminated to the equipment grounding conductor of the branch circuit of the motor where a double-insulated circulating pump or blower motor is used. (680.74)

REASON STATEMENT AND FISCAL IMPACT This proposal removes language about pools from Chapter 42 since pools are required to be have their electrical systems installed according to the InEC. Fiscal impact: No fiscal impact, editorial. REVIEW RECOMMENDATION Approve Reject Approve as amended Further study

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- 2. Dashed line through material to be deleted. Underline or bold face material to be added.
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	FOR OFFIC	E USE ONLY	
10 / 29 / 2018	Code 20/8	IRC	Proposal number # 330
Code title International Residential Code			Edition 2018
Section number and title			Page Number
E4207.4 Receptacle locations			Tabe Hamber
Proponent		Representing (if applica	able)
Charlie Eldridge			dianapolis Power & Light Company
Address (number and street, city, state, and ZIP code)			Telephone number
551 Grassy Ln., Indianapolis, IN 46217	DBODOSED CODE (HANGE (check one)	(317) 370-3444
E4207.4 Receptacle locations. Receptacles shall be located not less tha storable hot tub. In determining these din cord of an appliance connected to the rec	nensions, the distance	e to be measured	shall be the shortest path that the supply
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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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	FOR OFFICE USE ONLY	
Received 10 / 29 / 20/8 Code 2	2018 IRC	Proposal number # 33/
Code title		Edition
International Residential Code		2018
Section number and title		Page Number
E4301.2 Definitions		
Proponent Charles Eldridge	Representing (if a	applicable)
Charlie Eldridge Address (number and street, city, state, and ZIP code)	Consultant for t	the Indianapolis Power & Light Company Telephone number
551 Grassy Ln., Indianapolis, IN 46217		(317) 370-3444
	SED CODE CHANGE (check o	
E4301.2 Definitions. ABANDONED CLASS 2 CABLE. Installed Class 2 cawith a tag. CLASS 2 CIRCUIT. That portion	able that is not terminat	ted at equipment and not identified for future u
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Approve		
Reject		
Approve as amended		

11/30/2022 Page 52 of 242



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ode title			Edition
nternational Residential Code			2018
ction number and title			Page Number
4301.3 Spread of fire or products of combus	stion		- aga manaan
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tharlie Eldridge		Consultant for the Indian	napolis Power & Light Company
ddress (number and street, city, state, and ZIP code)			Telephone number
51 Grassy Ln., Indianapolis, IN 46217			(317) 370-3444
	PROPOSED CODE C	HANGE (check one)	
E4301.3 Spread of fire or products of co The accessible portion of abandoned Clas		be permitted to rema	<u>ain.</u>
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Reason: Added new section was extracted from the 2005 to	ndiana Residential Code	è	
Fiscal impact: <i>No fiscal impact</i>			
	REVIEW RECO	MMENDATION	
Approve			
Reject			
Approve as amended			
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Received	-		Code		Proposal	nurohar /
Neceived	<u> 11/11/</u>	2018	20/	IRC	rioposar	# 333
Code title						Edition
	Residential Code					2020
Section nun	nber and title					Page Number
Chapter 4	14 Referenced st	andards.				1 of 1 , codebook page 783, 787
Proponent				Representing (if app	licable)	
Craig Wa	-			IABO		
	mber and street, city,					Telephone number
220 W Va	in Buren St, Ste 2	04, Columbia Cit	<u> </u>	CUANCE (-hh	<u> </u>	260-248-3111, cell 260-212-2943
			PROPOSED COL	E CHANGE (check one)	<u> </u>	
Change		' designations	add to read as follows	Delete and substitute :		Delete without substitution
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Received 11/11/20/8	Code ZO18 IRC	Proposal number # 334		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
Appendixes A through D		1 of 1, codebook pages 821-850		
Proponent	Representing (if applicable	a)		
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City,	, IN 46725	260-248-3111, cell 260-212-2943		
	PROPOSED CODE CHANGE (check one)			
Delete Appendixes A through D without substitution. REASON STATEMENT AND FISCAL IMPACT This proposal deletes informative appendixes not part of the prescriptive rule.				
Fiscal impact: No fiscal impact REVIEW RECOMMENDATION				
Approve	TEALTA LEGGISSIPING SOLI			
Reject				
Approve as amended				
Further study	,			

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Received 11/11/2018	code 2018 I	IRC	Proposal number # 335	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE101.1 General.			1 of 1, codebook page 851	
Proponent Craig Wagner		Representing (if applica	ble)	
Address (number and street, city, state, and ZIP code)	-		Telephone number	
220 W Van Buren St, Ste 204, Columbia Cit			260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
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This proposal adds mobile homes to the tex			diana.	
REVIEW RECOMMENDATION				
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Further study				

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Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE102.1 General.		1 of 1, codebook page 851		
Proponent	Representing (If applicable)			
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PROPOSED CODE	CHANGE (check one)			
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AE102.1 General. Manufactured homes and their build				
are made shall comply with all of the applicable required	ments of the Indiana Re	esidential Code (675 IAC 14) for		
new facilities.				
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REASON STATEMEN	T AND FISCAL IMPACT			
This proposal explains the scope of the general requirements for in	istallation.			
Fiscal impact: No fiscal impact, explanatory only.				
	IMMENDATION			
Approve				
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Further study				

11/30/2022 Page 57 of 242



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 Use a second sheet for any material requiring more space.
- 4. Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



FOR OFFICE	USE ONLY			
Received Code 2012	- 10 Pro	posal number 4 2 2 7		
11/11/2018 2018	IRC	# 337		
Code title Indiana Residential Code		Edition 2020		
Section number and title	•	Page Number		
AE102.2 Additions, alterations or repairs.	•	1 of 1, codebook page 851		
Proponent	Representing (if applicable)			
Craig Wagner	IABO 1			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PRÓPOSED CODE C	HANGE (check one)			
Character and a fellows Add to and a fellows V. 5		Palata vilklas karibathantan		
Change to read as follows Add to read as followsX_ D	elete and substitute as follows	Delete without substitution		
AE102.2 Additions. Additions made to a manufactured by	nome shall conform to	the requirements of this code and		
all other applicable Indiana codes. Additions shall be stru				
Exception: Structural independence need not be provided		tom the manufactured nome.		
(1) structural calculations are provided to the buildin		hat the addition will not advangely.		
		mat the addition will not adversely		
affect the structural integrity of the manufactured	<u> </u>			
(2) the manufacturer of the home confirms, in writing, that the home will safely support the structural loads				
imposed by the proposed addition,				
DEACON CTATEMENT AND TICCAL IMPACT				
REASON STATEMENT AND FISCAL IMPACT				
This proposal analysis groups are unique for additions as has been provided by lading in the past				
This proposal explains general requirements for additions as has been required by Indiana in the past.				
Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOI	MMENDATION			
Approve		<u> </u>		
Reject .				
•				
Approve as amended				
		<u> </u>		
Further study				
 		-		

11/30/2022 Page 58 of 242



LEGALAND CODE SERVICES

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FOR OFFICE USE ONLY				
Percived Property	osal number // a a a			
11/11/2018 2018 TRC	# 338			
111111111111111111111111111111111111111	1, 000			
Code title	Edition			
Indiana Residential Code	2020			
Section number and title	Page Number			
AE102.2.1 Alterations.	1 of 1, codebook page 851			
Proponent Representing (if applicable)				
Craig Wagner IABO				
Address (number and street, city, state, and ZIP code)	Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725	260-248-3111, cell 260-212-2943			
PROPOSED CODE CHANGE (check one)				
Change to read as followsX_ Add to read as follows Delete and substitute as follows	Delete without substitution			
AE102.2.1 Alterations. Alterations may be made to any manufactured home or	to its building service equipment			
without requiring the existing manufactured home or its building service equipm				
requirements of these provisions, provided the alteration or additions conform to				
construction, and provided further that no hazard to life, health, or safety will be created by such additions or				
alterations.				
REASON STATEMENT AND FISCAL IMPACT				
This proposal explains general requirements for alterations as has been required by Indiana in the past.				
Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION				
Approve				
Reject				
nejeti				
Approve as amended				
. Further study				

11/30/2022 Page 59 of 242

LEGALAND CODE

SERVICES



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

- INSTRUCTIONS:

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FOR OFFIC	E USE ONLY			
Received 11/11/2018 Code 2018	IRC Prop	# 339		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE102.3 Existing installations.		1 of 1, codebook page 852		
Proponent	Representing (if applicable)			
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PROPOSED CODE (HANGE (check one)			
Change to read as follows Add to read as follows D	elete and substitute as follows	_X_ Delete without substitution		
the applicable codes shall have their use, maintenance or accordance with the original design and hazard to life, he service equipment.				
REASON STATEMEN	AND FISCAL IMPACT	·		
This proposal deletes requirements outside of the scope of this code.				
Fiscal impact: No fiscal impact, explanatory only.				
	MMENDATION			
Approve				
Reject				
•				
Approve as amended				
Further study				
<u> </u>				

11/30/2022 Page 60 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

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FOR OFFIC	E USE ONLY			
Received 11/11/2018 Code 2018	IRC "	roposal number # 340		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE102.4 Existing occupancy.		1 of 1, codebook page 852		
Proponent	Representing (if applicable)			
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)	•	Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PROPOSED CODE C	HANGE (check one)			
Change to read as follows Add to read as followsX_ I	Delete and substitute as follows	Delete without substitution		
AE102.4 Existing Occupancy. The use or occupancy of	any manufactured ho	ome shall not be changed		
unless evidence is provided to show compliance with the				
Safety Commission for the new use or occupancy and be				
Administrative Rules (675 IAC 12).	rereased for construc	ation when required by the General		
REASON STATEMENT	AND FISCAL IMPACT			
This proposal explains Indiana rules for proposed change to anothe	r occupancy type.			
Fiscal impact: No fiscal impact, explanatory only.				
	MMENDATION			
Approve				
Reject				
Approve as amended				
Fresh and the				
Further study				

11/30/2022 Page 61 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

.....

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- 3. Use a second sheet for any material requiring more space.
- Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFIC	E LICE ONLY	 .	
Received	Code	E USE ONLY	Proposal number	
11/11/2018	2018	IKC	# 341	
Code title Indiana Residential Code			Edition 2020	
Section number and title			Page Number	
AE102.5 Maintenance.			1 of 1, codebook page 852	
Proponent		Representing (if applicable		
Craig Wagner Address (number and street, city, state, and ZIP code)		IABO	Telephone number	
220 W Van Buren St. Ste 204, Columbia City	. IN 46725		260-248-3111, cell 260-212-2943	
	<u> </u>	CHANGE (check one)	noo nilo onnilo nilo nilo nilo nilo nilo	
		<u> </u>		
Change to read as follows Add	to read as follows D	elete and substitute as follow	s _X_ Delete without substitution	
AE102.5 Maintenance. All manufac				
parts thereof, shall be maintained in a				
applicable codes or by the Manufactu				
standard under which it was installed.				
maintenance of manufactured homes,				
determine compliance with this section	on, the building offi	cial may has the aut	hority to cause any manufactured	
home, accessory building or structure		r		
	REASON STATEMENT	FAND FISCAL IMPACT		
		6.7.		
This proposal removes maintenance languag	e that is outside of the	scope of this code.		
Fiscal impact: No fiscal impact, explanatory only.				
, insulating and insulating and an area of the second and area of the second area of the second and area of the second and area of the se	REVIEW RECO	MMENDATION		
Approve				
Reject				
nejeti .				
Approve as amended				
Further study				

11/30/2022 Page 62 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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FOR OFFICE USE ONLY				
Received 11/11/2018 Code 2018	IRC Proposi	# 342		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE201.1 Definitions, Manufactured homes.		1 of 1, codebook page 852		
Proponent	Representing (if applicable)			
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PROPOSED CODE C	HANGE (check one)			
MANUFACTURED HOME. A structure transportable in one or more sections that, in the traveling mode, is 8 body feet (2438 body mm) or more in width or 40 body feet (12 192 body mm) (12192 body mm) or more in length or, where erected on site, is 320 or more square feet (30 m2), and which is built on a permanent chassis and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning and electrical systems contained therein; except that such term shall include any structure that meets all of the requirements of this paragraph, except the size requirements and with respect to which the manufacturer voluntarily files a certification required by the Secretary of the U.S. Department of Housing and Urban Development (HUD) and complies with the standards established under this title. For mobile homes built prior to June 15, 1976, a label certifying compliance with the Standard for Mobile Homes, NFPA 501, ANSI 119.1, in effect at the time of manufacture, is required. For the purpose of these provisions, a mobile home shall be considered to be a manufactured home. REASON STATEMENT AND FISCAL IMPACT				
This proposal corrects a number mistake, and clarifies that manufactured homes installed on a nonrental lots in Indiana require a permanent foundation.				
Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION				
Approve	HINE TONI INTE			
Reject				
Approve as amended				
Further study				

11/30/2022 Page 63 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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 402 West Washington Street, Room W246, Indianapalis, Indiana 46204.



FOR OFFIC	E USE ONLY				
Received 11/11/2018 Code 2018	IRC	Proposal number # 343			
Code title	<u>—</u>	Edition			
Indiana Residential Code Section number and title		2020			
AE301.1 Initial installation.		Page Number 1 of 1, codebook page 852			
Proponent	Representing (if applicable				
Craig Wagner	IABO	,			
Address (number and street, city, state, and ZIP code)		Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943			
PROPOSED CODE	CHANGE (check one)	<u> </u>			
Change to read as followsAdd to read as followsX_Delete and substitute as follows Delete without substitution AE301.1 Permit. Where required by local ordinance, a manufactured home shall not be installed or altered without first obtaining a permit.					
REASON STATEMEN	REASON STATEMENT AND FISCAL IMPACT				
This proposal clarifies that permits shall be obtained when required by local ordinance.					
Fiscal impact: No fiscal impact, explanatory only. REVIEW RECOMMENDATION					
Approve	MINICIDATION				
Reject					
Approve as amended					
Further study	_				

11/30/2022 Page 64 of 242

SERVICES



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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- Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFIC	E USE ONLY			
Received 11/11/2019 Coo	ie 2019	700	Proposal	number 42/1/	
11/11/2018	2018	IRC		#374	
Code title				College College	
Indiana Residential Code				Edition 2020	
Section number and title				Page Number	
AE301.2 Additions and alterations to a manufac	tured home.			1 of 1, codebook page 852	
Proponent		Representing (if applicable)		
Craig Wagner		IABO			
Address (number and street, city, state, and ZIP code)				Telephone number	
220 W Van Buren St, Ste 204, Columbia City, IN				260-248-3111, cell 260-212-2943	
	PROPOSED CODE (HANGE (check one)			
Change to read as follows Add to re	and he follows: Y	Dalata and substitute as follo	1105	Delete without substitution	
Change to read as followsAbb to re	ad as lollows _x_l	Delete and Substitute as folio	ws	Deserte Audiour 2002 (Cotto)	
AE201.2 Additions and alternations to a	manufaatuua	Lhama Whara ragu	dead by	local audinamas, a normait	
AE301.2 Additions and alterations to a					
shall be obtained to alter, remodel, or add	accessory bull	aings or structures t	o a mar	nutactured nome.	
	TACON CTATEMEN	CAND FICANT INSPACE			
<u> </u>	REASON STATEMENT AND FISCAL IMPACT				
This proposal clarifies that permits for additions or alterations shall be obtained when required by local ordinance.					
Fiscal impact: No fiscal impact, explanatory only.					
REVIEW RECOMMENDATION					
Approve					
Reject					
Approve as amended					
Further study					

11/30/2022 Page 65 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

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- $2. \ {\it Dashed line through material to be deleted}. \ {\it \underline{Underline}} \ or \ bold \ face \ material \ to \ be \ added.$
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	FOR OFFIC	USE ONLY		
Received 11/11/2018	^{Code} 20/8	IRC	Proposal number # 345	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE301.3, AE301.4, AE302, AE303, AE304, A	E305, AE306, AE307, A	E401,	1 of 1, codebook page 852-855	
Proponent		Representing (if applicable	2)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)			Telephone number	
220 W Van Buren St, Ste 204, Columbia City			260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
Delete Sections AE301.3, AE301.4, AE302, AE303, AE304, AE305, AE306, AE307, AE401 REASON STATEMENT AND FISCAL IMPACT This proposal deletes sections from the code which are outside the scope of the rule or whose information are in other sections. Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION				
Approve				
Reject				
Approve as amended				
Further study				

11/30/2022 Page 66 of 242

LEGAL AND CODE



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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	FOR OFFIC	E USE ONLY			
Received 11/11/20/8 Co	de 2 <i>018</i>	IRC	Proposal	# 346	
Code title				Edition	
Indiana Residential Code				2020	
Section number and title				Page Number	
AE402.1 Location on property.				1 of 1, codebook page 856	
Proponent		Representing (if applicable	<u>-</u>)		
Craig Wagner		IABO			
Address (number and street, city, state, and ZIP code)		1		Telephone number	
220 W Van Buren St, Ste 204, Columbia City, IN	46725			260-248-3111, cell 260-212-2943	
	PROPOSED CODE	CHANGE (check one)			
X_ Change to read as followsAdd to read as followsDelete and substitute as followsDelete without substitution AE402.1 General. Manufactured homes and accessory buildings shall be located on the property in accordance with applicable eodes and ordinances of this jurisdiction sections of the Indiana Residential Code (675 IAC 14) and the ordinances of the jurisdiction in which the home is sited. REASON STATEMENT AND FISCAL IMPACT					
This proposal defines how manufactured homes are to be located on nonrental lots.					
Fiscal impact: No fiscal impact, explanatory only.					
REVIEW RECOMMENDATION					
Approve Reject					
Approve as amended					
Further study					

11/30/2022 Page 67 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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	FOR OFFIC	E USE ONLY		
Received 11/11/20K7	Code 2 hld	70C	Proposal number # 2117	
11/11/2010	410	IRC	# 37/	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE502.1 General.			1 of 1, codebook page 856	
Proponent		Representing (if applicable	· · · · · · · · · · · · · · · · · · ·	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)			Telephone number	
220 W Van Buren St, Ste 204, Columbia City	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE	HANGE (check one)		
Change to read as follows Ad	ld to read as follows	Delete and substitute as folk	ows Delete without substitution	
AE502.1 General. Foundation system	ns designed and co	nstructed in accorda	ance with this section shall be	
considered a permanent installation. V				
details for the home are available, the				
details for the home are available, the	Touridation by stori	SHAIR DO MISARIDA II	t decordance with those that detroits.	
	Beleau en Trach	T AND FISCAL IMPACT		
	KEASON STATEWEN	I AND FISCAL INIPACT		
This proposal clarifies that when the manufacturer's installation requirements are available those instructions are to be followed for the installation of the manufactured home.				
Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION				
Approve				
Reject				
Approve as amended				
Approve as amenada				
Further study				
ı				
		_		

11/30/2022 Page 68 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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		FOR OFFICE	USE ONLY		
Received	11/11/008	Code 2 0K2	700	Proposal number # 24	
	11/11/2018	LUIB	IKC	# 310	
Code title	<u> </u>			Edition	
	sidential Code			2020	
Section numb				Page Number	
AE504.1 G Proponent	eneral.		Representing (if applicable	1 of 1, codebook page 857	
Craig Wag	ner		IABO	- 1	
	nber and street, city, state, and ZIP code)			Telephone number	
220 W Var	Buren St, Ste 204, Columbia City	·		260-248-3111, cell 260-212-2943	
		PROPOSED CODE C	HANGE (check one)	<u> </u>	
	Change to read as follows Ad-	d to read as follows X (Delete and substitute as folio	ows Delete without substitution	
			ocicle dita substitute as form		
AE504.1	General, Accessory structu	res shall not be stru	cturally supported	by a manufactured home.	
11100		a de barra		<u> </u>	
Exce	eption: Structural independe	nce need not be pro-	vided when:		
	-			ning that the addition will not a	
	adversely affect the structu				
2.				will safely support the structural loads	
_	imposed by the proposed a		<u>.</u>	* **	
		REASON STATEMENT	AND FISCAL IMPACT		
-					
This proposal gives guidance to adding accessory structures next to a manufactured home.					
Eircal impac	Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION					
Approve					
Reject					
Approve as amended					
Further study					
		<u> </u>			

11/30/2022 Page 69 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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FOR OFFIC	E USE ONLY			
Received 11/11/2018 Code 2018	IRC Propos	# 349		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title AE505.1 General.		Page Number 1 of 1, codebook page 857		
Proponent Craig Wagner	Representing (if applicable)			
Address (number and street, city, state, and ZIP code)	INDO	Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
	CHANGE (check one)	200 270-3111, CCII 200-212-2343		
PROPOSED CODE	CUMMAGE (FUSCK OUS)			
AE505.1 General. The alteration, replacement, or addition to the building service equipment, other than that required for the initial installation of the manufactured home, shall conform to the regulations set forth in this code. REASON STATEMENT AND FISCAL IMPACT This proposal gives guidance to additional service equipment supplemental to the manufactured home.				
Fiscal impact: No fiscal impact, explanatory only.				
	MMENDATION			
Approve				
Reject		-		
Approve as amended				
Further study		,		

11/30/2022 Page 70 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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- 3. Use a second sheet for any material requiring more space.
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=	FOR OFFIC	E USE ONLY		
Received 11/11/2018	^{Code} 2018	IRC	Proposal number # 350	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE507.1 General.			1 of 1, codebook page 857	
Proponent		Representing (if applicable)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)	·		Telephone number	
220 W Van Buren St, Ste 204, Columbia City	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
AE507.1 General. Alterations made to a manufactured home subsequent to its initial installation shall conform to the occupancy, fire safety and energy conservation requirements set forth in the Manufactured Home Standards, or referenced by, the applicable rules of the Fire Prevention and Building Safety Commission. REASON STATEMENT AND FISCAL IMPACT This proposal gives guidance to the rules for alterations to the manufactured home.				
Fiscal impact: No fiscal impact, explanatory only.				
REVIEW RECOMMENDATION Approve				
Approve				
Reject				
Approve as amended				
Further study				

11/30/2022 Page 71 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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 Use a second sheet for any material requiring more space. 4. Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFICE	USE ONLY		
Received 11/11/2018	^{Code} 20/8	IRC	Proposal number # 35/	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE604.3 Resistance to weather deterioratio	n.		1 of 1, codebook page 858	
Proponent		Representing (if applicable	e)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)		-	Telephone number	
220 W Van Buren St, Ste 204, Columbia City	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
X Change to read as follows Ad	d to read as follows [Delete and substitute as fol	lows Delete without substitution	
AE604.3 Resistance to weather deterioration. All anchoring <i>equipment</i> , tension devices and ties shall have a resistance to deterioration as required by this code. <u>All anchoring equipment surfaces exposed to weathering shall have a resistance to weather deterioration at least equivalent to that provided by a coating of zinc on steel of not less than 0.625 ounces per square foot.</u>				
REASON STATEMENT AND FISCAL IMPACT				
This proposal details the minimum requirement for protection of anchoring devices exposed to weathering.				
riscal impact. No fiscal impact since anchoring de	Fiscal impact: No fiscal impact since anchoring devices already meet this requirement, would apply to rarely used site built devices. REVIEW RECOMMENDATION			
Approve	NETIETS RECOI	- Included to the second		
Reject				
Approve as amended				
Further study	-	•		

11/30/2022 Page 72 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGALAND CODE

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	FOR OFFICE	E USE ONLY		
Received 11/11/2018	2018	IRC	Proposal	#35Z
				7
Code title				Edition
Indiana Residential Code				2020
Section number and title				Page Number
Appendixes F through T				1 of 1, codebook pages 861-943
Proponent		Representing (if applicable)	
Craig Wagner		IABO		<u> </u>
Address (number and street, city, state, and ZIP code)				Telephone number
220 W Van Buren St, Ste 204, Columbia City,	, IN 46725			260-248-3111, cell 260-212-2943
	PROPOSED CODE C	HANGE (check one)		
Change to read as follows Add Delete Appendixes F through T witho This proposal deletes informative appendixes	ut substitution.	AND FISCAL IMPACT		Delete without substitution
Fiscal impact: No fiscal impact		_		
	REVIEW RECO	MMENDATION		
Approve				
Rejact				
Approve as amended		-		
Further study				

11/30/2022 Page 73 of 242

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PROPOSAL FOR CODE CHANGE

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	FOR OFFICE USE ONLY	
Received 11/14/2018 Code 2	1018 IRC	Proposal number # 353
Code title Indiana Residential Code		Edition 2020
Section number and title R313.2 One- and Two-family dwellings automatic fire sy	stems.	Page Number 1 of 1
Proponent Bobby LaRue	Representing (if application of the Representing Education of the Representation of the Representation of the Representing (if application	able) sullding Department
Address (number and street, city, state, and ZIP code) 501 N. Mortan Street, Bloomington, IN 47404		Telephane number 812.349.2580
PROPOS	SED CODE CHANGE (check one)	
	ubstitute as follows x Delete wit	hout substitution
Dejete the text of Section 310.1, Exception 2 in its entirety.		
REASON S	TATEMENT AND FISCAL IMPACT	-
No cost. Similar language to this was introduced by the sprinkler in that change. The change was passed in the committee b two separate occasions but did not receive a 2/3 majority rescue openings from sleeping rooms represents a significant of the committee o	y an 8 – 6 vote and was disap y in order to overturn the com cate disadvantage in an emer	proved by a majority of ICC voting members on mittee. Removing emergency escape and
	/IEW RECOMMENDATION	
Approve		
Reject		
Approve as amended		
Further study		

11/30/2022 Page 74 of 242

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PROPOSAL FOR CODE CHANGE

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LEGALAND CODE SERVICES

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Received 11/13/2018 Code 2018 TRC Pro	cposal number # 354
	11 33 1
Code title Indiana Residential Code	Edition 2020
Section number and title	Page number
R905.1.2 Ice barriers	1 of 1
Proponent John Cochran, Bose Public Affairs Group Representing (# applicable) Amos Exteriors, Inc.	,
Address (number and street, city, state, and ZIP code)	Telephone number
111 Monument Circle, Suite 2700, Indianapolis, IN 46204 PROPOSED CODE CHANGE (check one)	(317) 684-5408
☑ Change to read as follows ☐ Add to read as follows ☐ Delete and substitute as follows	Delete without substitution
R905.1.2 ice barriers.	
polymer-modified bitumen sheet shall be used in place of normal underlayment and extend from point not less than 24 inches (610 mm) inside the exterior wall line of the building, measured hor greater than eight units vertical in 12 units horizontal (67-percent slope), the ice barrier shall also mm) measured along the roof slope from eave edge of the building. Exception: Detached accessory structures not contained conditioning floor area.	izontally. On roofs with slope equal to or
REASON STATEMENT AND FISCAL IMPACT	
The proposal also clarifies that the '24" dimension is measured horizontally and not along the plat understood in the roofing trades. If the distance of ice barrier coverage were to be measured by protected over the inside of the home would depend significantly on the length of the overhang a The fiscal impact would be minimal, if any, depending on the home.	the slope, the extent to which a roof is
REVIEW RECOMMENDATION	
Approve	
Reject	
Approve as amended	
Further study	- Personal de la companya del companya del companya de la companya

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGALAND CODE SERVICES

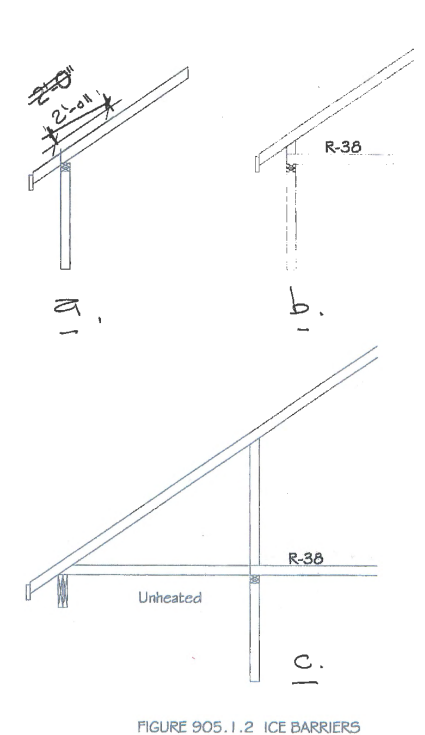
INSTRUCTIONS:

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	•		
	FOR OFFIC	E USE ONLY	•
Received 11/16/2018	Code	IRC	Proposal number # 355
Code title	_		Edition
International Residential Code			2018
Section number and title	·		Page Number
R905.1.2 Ice barriers			
Proponent Bill Kaufholz		Representing (if app Fischer Homes	plicable)
Address (number and street, city, state, and ZIP code)			Telephone number
	PROPOSED CODE	CHANGE (check one)
R905.1.2 Ice barriers An ice barrier shall be installed for slate and slate-type shingles, woo fewer than two layers of underlayr bitumen sheet shall be used in pla roof surfaces to a point not less th The 24 inch measurement shall be outside face of the wall intersects greater than eight units vertical in	asphalt shingles d shingles and woment cemented to toe of normal und an 24 inches (610 e along the slope the roof deck. Se 12 units horizontal mm) measured	ood shakes. T gether, or a s erlayment and mm) outside of the roof fro e Figure 905. al (67-percent d along the ro	ningles, mineral-surfaced roll roofing, The ice barrier shall consist of not self-adhering polymer-modified d extend from the lowest edges of all the exterior wall line of the building on the point where the projected 1.2 (a). On roofs with slope equal to or slope), the ice barrier shall also be of slope from the eave edge of the
Exception 2: If an attic/roof section face of the exterior wall	on is insulated to a	a minimum of	R-38 uncompressed over the outside
See pg. 2 for Figure 905.1.2 Ice be	arriers		
	REASON STATEMEN	TAND FISCAL IMPA	CT
Reason:			
Fiscal impact:			
	REVIEW RECO	MMENDATION	
Approve			
Reject			
Approve as amended			
Further study			

11/30/2022 Page 76 of 242



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	FOR DEFICE	E USE ONLY		
Received 11/16/2018	^{Code} 20/8	IRC	Proposal	# 356
Code title	<u></u>	• • •		Edition
International Residential Code				2018
Section number and title N1103.3.5 Building cavities				Page Number
Proponent		Representing (if applicable	۵)	
Bill Kaufholz		Fischer Homes	-,	
Address (number and street, city, state, and ZIP code)				Telephone number
	00000000 5005	ulanos (a d		
	PROPOSED CODE C	HANGE (check one)		
N1103.3.5 Building cavities (Mandatory). Building framing cavities shall not be used as	: <u>supply</u> ducts or plenur	ms.		
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: This maintains the current code language and all Leakage to Outside that we approved a few mee Fiscal impact: Requiring all homes to have fully d	tings ago allows this exc	eption to be valid.		the testing from Total leakage to
	REVIEW RECO	MMENDATION		
Approve				
Reject		- ·		
Approve as amended		<u> </u>		
Further study				

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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- **SERVICES** $2. \ \textit{Dashed line through material to be deleted}. \ \underline{\textit{Underline}} \ \textit{or bold face material to be added}.$
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Received	FOR OFFICE	E USE ONLY	Proposal number	
11/14/2018	2018	IRC	#3	<i>5</i> 7
Code title	<u> </u>		Edition	<u>-</u>
International Residential Code Section number and title			2018	
E3501 Electrical definitions			Page Number	
Proponent		Representing (if applicable)		
Charlie Eldridge			apolis Power & Light Company	
Address (number and street, city, state, and ZIP code)			Telephone number	
551 Grassy Ln., Indianapolis, IN 46217	DBODOSED CODE C	:HANGE (check one)	(317) 370-3444	
Change Section E3501 Electrical defin (1) Delete the definition of APPROVED a (2) Delete the definition of BRANCH CIR more receptacles or outlets for lighting at (3) Change the definition of Grounding C noncurrent-carrying metal parts of equipr grounding electrode conductor, or both, a (4) Change the definition of Grounding E grounding electrode(s) to the equipment equipment, at each building or structure aderived system. (5) Delete the definition of LABELED and (6) Delete the definition of LISTED and s R202.	aitions as follows: and substitute to read CUIT, GENERAL PU and appliances. conductor, Equipment ment, raceways, and at the service equipment lectrode Conductor to grounding conductor where supplied by a f	RPOSE and substitute to read as follows: The other enclosures to the ent or at the source of read as follows: The or to the grounded cofeeder(s) or branch cires: See the definition of	efinition of APPROVED in each discount that some conductor used to come system grounded conductor used to connect a separately derived system ductor used to connect the conductor of the source of th	n Section R202. upplies two or unect the ductor or the stem. ect the e service of a separately
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: The electrical definitions in E3501 above were ex	ktracted directly from the	electrical definitions in the	ne 2005 Indiana Residential C	ode
Fiscal impact: No fiscal impact				
	REVIEW RECO	MMENDATION		
Approve				
Reject				
Approve as amended		<u> </u>		 .
Further study				

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	FOR OFFICE U	JSE ONLY	
Received 11/14/2018	^{Code} 2018	Proposal	# 358
Code title International Residential Code			Edition 2018
Section number and title E3601.2 Number of services			Page Number
Proponent Charlie Eldridge		Representing (if applicable) Consultant for the Indianapolis Po	
Address (number and street, city, stote, and ZiP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephone number (317) 370-3444
	PROPOSED CODE CHA	ANGE (check one)	
Exception: A building with more than one occupancy sh	all be permitted to have one se	t of service-entrance conductors for	each service, run to each occupancy.
Reason: To make clear that each occupancy (dwelling un	REASON STATEMENT A		
From the NEC: 230.40 Number of Service-Entrance Conductor S Each service drop, set of overhead service conducted entrance conductors. Exception No. 1: A building with more than one of	iets. ctors, set of underground se ccupancy shall be permitted	rvice conductors, or service later	
defined in 230.2, run to each occupancy or group	, outparinted.		
Fiscal impact: No Fiscal Impact	REVIEW RECOMI	MENDATION	
Fiscal impact: No Fiscal Impact		MENDATION	
Fiscal impact: No Fiscal Impact		MENDATION	
Fiscal impact: <i>No Fiscal Impact</i> Approve		MENDATION	

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 Use a second sheet for any material requiring more space.
- Use a second sneet for any material requiring more space.
 Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



FOR OFFICE USE ONLY Received Proposal number 2018 Code title Edition 2018 International Residential Code Section number and title Page Number E3606.3 Available short-circuit current Proponent Representing (if applicable) Consultant for the Indianapolis Power & Light Company Charlie Eldridge Address (number and street, city, state, and ZIP code) Telephone number 551 Grassy Ln., Indianapolis, IN 46217 (317) 370-3444 PROPOSED CODE CHANGE (check one) Change to read as follows __ Add to read as follows __ Delete and substitute as follows X Delete without substitution E3606.3 Available short-circult current. Service equipment shall be suitable for the maximum fault current available at its supply terminals, but not less than 10,000 amperes. (110.9) **REASON STATEMENT AND FISCAL IMPACT** Reason: Brought forward from the 2005 IRC. There are many areas where more than 5000 amperes of fault current is simply not available. This is especially true of areas where overhead service drops are employed since electric utilities normally size their service drops for open air and not inside conduits or buildings. This is also true where service laterals have more length to smaller 100 ampere services especially with smaller transformers. There is no reason to not permit the use of 5 kAIC circuit breakers to be used in those areas. From the NEC: 110.9 Interrupting Rating. Equipment intended to interrupt current at fault levels shall have an interrupting rating at nominal circuit voltage at least equal to the current that is available at the line terminals of the equipment. Equipment intended to interrupt current at other than fault levels shall have an interrupting rating at nominal circuit voltage at least equal to the current that must be interrupted. Fiscal impact: No Fiscal Impact REVIEW RECOMMENDATION Approve Reject Approve as amended Further study

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Received LI (LI (COR Code Code CODE TOC	
Received 11 1 1 1 1 00 to Code 2010 TOO	Proposal number
11/14/2018 2018 IRC	# 360
Code title	Edition
International Residential Code	2018
Section number and title	Page Number
E3608.1.2 Concrete-encased electrode	
Proponent Representing (if applicable)	
Charlie Eldridge Consultant for the Indiana; Address (number and street, city, state, and ZIP code)	polis Power & Light Company Telephone number
551 Grassy Ln., Indianapolis, IN 46217	(317) 370-3444
PROPOSED CODE CHANGE (check one)	
E3608.1.2 Concrete-encased electrode. A concrete-encased electrode consisting of not less than 20 feet (6096 mm) of either a grounding electrode: 1. One or more bare or zinc-galvanized or other electrically conductive coated steel red 1/2 inch (13 mm) in diameter, installed in one continuous 20-foot (6096 mm) length, together by the usual steel tie wires, exothermic welding, welding, or other effective greater length. Where the steel reinforcing bars or rods are not less than ½ inch diamerinforcing bars or rods up into the building cavity for connection to the grounding electrod shall be isolated and protected from contact with the soil. The connection to trequired to be accessible if listed clamps suitable for direct burial or exothermic weld	einforcing bars or rods not less than or if in multiple pieces connected means to create a 20-foot (6096 mm) oneter, it shall be permitted to turn the ectrode conductor. The reinforcing bars he reinforcing bars or rods shall not be
REASON STATEMENT AND FISCAL IMPACT	
REASON STATEMENT AND FISCAL IMPACT Reason: This has become a common and acceptable practice but is actually prohibited by R404.1.2.3.7.4. Fiscal impact: No Fiscal Impact	
Reason: This has become a common and acceptable practice but is actually prohibited by R404.1.2.3.7.4.	
Reason: This has become a common and acceptable practice but is actually prohibited by R404.1.2.3.7.4. Fiscal impact: No Fiscal Impact	
Reason: This has become a common and acceptable practice but is actually prohibited by R404.1.2.3.7.4. Fiscal impact: No Fiscal Impact REVIEW RECOMMENDATION	
Reason: This has become a common and acceptable practice but is actually prohibited by R404.1.2.3.7.4. Fiscal impact: No Fiscal Impact REVIEW RECOMMENDATION Approve	

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	FOR OFFIC	E USE ONLY		
Received 11/16/2018 Co.	2018	IRC	Proposal	# 361
Code title		<u> </u>		Edition
International Residential Code				2018
Section number and title				Page Number
E3702.13 Electric vehicle branch circuit				
Proponent		Representing (if applicable	1	
Lynn Madden		Hallmark Homes	_	
Address (number and street, city, state, and ZIP code)	_			Telephone number
	PROPOSED CODE	CHANGE (check one)		
X Change to read as follows Add to	read as follows	Delete and substitute as folk	iws _	_ Delete without substitution
Reason:	REASON STATEMEN	T AND FISCAL IMPACT		
To provide clarity that the outlets are not require	ed, but also guidar	ce for proper installation	n should	d someone choose to install them.
Fiscal impact:	DEVIEW BEEC	LABATE DATION		
Approve	REVIEW RECU	MMENDATION		
Аургоче				
Reject			_	
Approve as amended				
Further study				

11/30/2022 Page 83 of 242

- 210.12 Arc-Fault circuit-interrupter protection. Arc-fault circuit-interrupter protection shall be provided as required in 210.12(A), (B), (C), and (D). Arc-fault circuit-interrupter shall be installed in a readily accessible location.
- 210.12(**A**) **Dwelling units**. All 120 volt, single Phase, 15 and 20 ampere branch circuit supplying outlets or devices installed and dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, Closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6)
- 406.4(4) Arc-Fault circuit interrupter protection. If a receptacle outlet located in any area specified in 210.12 (A), (B) or (C) is replaced, a replacement receptacle at this outlet she'll be one of the following:
- (1) a listed outlet branch-circuit type arc-fault circuit-interrupter receptacle
- (2) A receptacle protected by a listed outlet branch-circuit type arc-fault circuit-interrupter type receptacle
- (3) A receptacle protected by a listed combination type arc-fault circuit-interrupter type circuit breaker

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SILVER STRAND ELECTRIC, INC. 117 POINSETTIA ST. ATLANTIC BEACH, FL. 32233 LIC.# EC13003769

RE: Arc Fault Protection

2020 NEC

210.12 Arc-Fault circuit-interrupter protection. Arc-fault circuit-interrupter protection shall be provided as required in 210.12(A), (B), (C), and (D). Arc-fault-circuit-interrupter shall be installed in a readily accessible location.

210.12(A) Dwelling units. All 120 volt, single Phase, 15 and 20 ampere branch eircuit supplying outlets or devices installed and dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms,

Closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6)

- 406.4(4) Arc-Fault circuit interrupter protection. If a receptacle outlet located in any area specified in 210.12 (A), (B) or (C) is replaced, a replacement receptacle at this outlet she'll be one of the following:
- (1) a listed outlet branch-circuit type are-fault circuit-interrupter receptaele
- (2) A receptacle protected by a listed outlet branch-circuit type are fault circuit-interrupter type receptacle
- (3) A receptacle protected by a listed combination type are-fault circuit-interrupter type circuit breaker

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SILVER STRAND ELECTRIC, INC.

117 POINSETTIA ST.

ATLANTIC BEACH, FL.

32233

LIC.# EC13003769

Majority of the trips are nuisance trips. Not constant. Only constant trips I've experienced with arc fault protection are either from an overcurrent or from a direct short. Same protection he would get with a standard trip breaker.

No documented proof (that I know of) of arc fault protection actually preventing any fires, but there is very much proof of arc fault protection having nuisance trips. Actually **causes** a problem and doesn't prevent anything.

Causes more problems than was meant to rectify. **Documentedproof of causing problems and no documented proof of solving problems.**

"Upgrading" (to AFCI protection), the NEC has **downgraded** the integrity of any circuit with arc fault protection.

Arc fault protection is supposed to detect a spark. Once the spark is already happened it's too late. Like saying, "hello" to somebody after they've walked by you.

Michigan and Indiana have completely dropped the requirement.

Cost money. Every time nuisance trip being called by homeowner.

Creates heat. Causes bus bars to burn over time.

A first responder told me that when they cannot find a specific cause of a fire they fill in the blank with "electrical fire". Have to fill in the blank. Reason there are so many documented electrical fires.

Cost money. Every time nuisance trip being called by homeowner.

Like taking a medication that causes more side effects than there are symptoms.

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TAC: Electrical

Total Mods for Electrical in Denied: 4

Total Mods for report: 7

Sub Code: Residential

E10138

Date Submitted

02/15/2022
Section
3408
Proponent Amanda Hickman
Attachments
Yes

TAC Recommendation
Commission Action
Pending Review

Comments

General Comments Yes

Alternate Language Yes

2

Related Modifications

10150

Summary of Modification

GFCI nuisance tripping

Rationale

This modification deletes the problematic new requirement for outdoor GFCI outlets in Section 210.8(F) of the 2020 NEC. AHRI requests that the Florida Building Commission to set this requirement aside until a resolution to nuisance tripping has been developed. This new requirement poses a much greater risk to Floridian's life and health than does the isolated, non-code compliant incident that was used to justify the addition of 210.8 (F) to the 2020 NEC. As of January 1, 2022, the twenty states that have either adopted or in the process of adopting the 2020 NEC have deleted, modified or delayed the implementation.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

Will improve enforcement of code by setting aside requirement until a resolution is developed.

Impact to building and property owners relative to cost of compliance with code

Reduction to cost of compliance because GFCI are not required.

Impact to industry relative to the cost of compliance with code

Reduction to cost of compliance because GFCI are not required.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public This modification will protect the health and safety of the general public by deleting this section from the NEC

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Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Improves the code by preventing nuisance tripping because the two technologies are not harmonized.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

No, simply deletes section. As of January 1, 2022, the twenty states that have either adopted or in the process of adopting the 2020 NEC have deleted, modified or delayed the implementation.

Does not degrade the effectiveness of the code

Improves effectiveness of code by addressing nuisance tripping.

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1st Comment Period History

Bryan Holland Submitted 3/28/2022 9:07:15 AM Attachments Yes Proponent

Rationale:

It appears the original proposed modification is referencing an older version of section 210.8(F) that has been updated by TIA 20-13, issued by the NFPA Standards Council on August 26, 2021 and that has addressed the concerns expressed by the proponent. However, the current section has a sunset date of January 1, 2023 that I am proposing be deleted to allow the HVAC equipment employing power conversion equipment to remain exempt under the duration of the 8th edition FBC-B. Approval of this alternative code modification assures GFCI protection remains for outlets where shock and electrocution hazards are present while exempting certain equipment that may not be compatible with GFCI protection, at this time.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

This proposed alternative modification provides clarity to the AHJ on the enforcement of 210.8(F) with regard to HVAC equipment employing conversion equipment.

Impact to building and property owners relative to cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to industry relative to the cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

This proposed alternative modification will increase health, safety, and the welfare of the general public by maintaining GFCI protection where it will be most effective while exempting non-compatible equipment.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

This proposed alternative modification improves the code.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This proposed alternative modification does not discriminate against materials, products, methods, or systems.

Does not degrade the effectiveness of the code

This proposed alternative modification improves the effectiveness of the code.

2nd Comment Period

Amanda Hickman Submitted 8/23/2022 12:22:09 PM Attachments Proponent Yes

Comment:

Please see attachment.

11/30/2022 Page 91 of 242 210.8(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) and heating/ventilating/air-conditioning (HVAC) equipment employing power conversion equipment as a means to control compressor speed, that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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SECTION E3408 GFCI PROTECTION

E3408.1 NFPA 70-20: *National Electric Code*, Article 210 (Branch Circuits), Section 210.8, Ground-Fault Circuit-Interrupter Protection for Personnel, is amended to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. Ground-fault circuit-interrupter protection for personnel shall be provided as required in 210.8(A) through (F). The ground-fault circuit-interrupter shall be installed in a readily accessible location.

... remaining text unchanged

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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10138 General Comment

The Air-Conditioning, Heating and Refrigeration Institute (AHRI) appreciates the opportunity to provide information to the Florida Building Commission, its Technical Advisory Committee and Staff. AHRI represents more than 300 of the equipment, component, and refrigerant manufacturers in the Heating, Ventilation, Air Conditioning, and Refrigeration (HVACR). In America, the annual economic activity resulting from the HVACR industry is approximately \$256 billion. In the United States alone, AHRI member companies, along with distributors, contractors, and technicians, employ more than 1.3 million people.

AHRI strongly recommends that the Florida Code either delete Section 210.8 (F) or exempt ALL listed and labeled HVAC equipment from GFCI outdoor outlet requirements from it. Until GFCI/HVAC equipment compatibility has been resolved for the following technical and emergency nature reasons detailed below Florida should NOT include it.

- Requiring GFCIs for HVAC equipment will put "at risk" populations, such as young children, the elderly, and individuals with underlying medical conditions, at a greater fatality risk due to loss of essential heating or cooling during a tripping event. Loss of AC put at-risk populations at dire risk. The US is currently undergoing record breaking heat waves.
- The historical safety of properly installed listed and labeled HVAC equipment (> 40 years for UL 1995 equipment) does not indicate the need for additional GFCI protection until the incompatibility issues are resolved. Listed labeled HVAC equipment installed per manufacturer's guidelines have been proved safe as evidenced by the more than 120 million units currently in service.
- GFIC standards are not consistent with regards to when the GFCI may trip or must trip.
 Furthermore, UL 943 has not been able to sufficiently address high frequencies GFCIs. UL
 943, the standard that governs GFCI protection is not close to completion, therefore it is
 erroneous to imply that GFCIs are ready for installation with HVAC equipment. A
 representative from UL advised the TG that resolution of the standards issue is likely to
 take 5 years or more.
- AHRI is supportive of GFCIs, but understands that there is a compatibility issue between GFCIs/HVAC equipment. AHRI members are spending significant time, monies and inkind resources working to understand the root causes for the incompatibility issue.
 AHRI and our members note that we would like to see the broader industry engaged in this process. AHRI members are not aware of any workstreams within the GFCI industry to investigate possible solutions.

Deleting Section 210.8(F) will provide the needed delay in the implementation of the GFCI requirement that will allow an appropriate resolution to be developed to harmonized from safety standard requirements governing impacted heating/ventilating/air-conditioning (HVAC).

Exempting only power conversion equipment has been suggested. However, it needs to be

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made very clear that nuisance tripping does not only occur with power conversion equipment but also single stage equipment as well. Below is data collected from three separate organizations clearing showing that nuisance tripping occurred across all equipment types. It would be irresponsible to only exempt power conversion equipment. Moreover, it would be unenforceable as there is virtually no way for a code official to know whether AC equipment is using power conversion equipment or not.

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Data Collected on GFCI Nuisance Tripping Related to 2020 NEC Requirement

This was preliminary data with a small sample size. We expected that as summer continued, there would be more data collected. However, some of the exemptions in southern states came into force, so we were not able to collect more data.

As of June 17th, 2021, AHRI collected the following information from their unitary manufacturers on the 210.8(F) GFCI issue.

Number of calls/issues attributed to GFCI nuisance tripping in jurisdictions adopting NEC 2020 without modification – June 17, 2021						
		System Type				
		Split	Packaged			
C		System	Unit	Ductless Mini-Split		
Compressor Technology	Single-Stage	100+	0	0		
recimology	Two-Stage	16	0	0		
	Variable					
	Speed	29	0	3 5		

Additional information:

- AHRI Members reported that the GFCI performance interruption occurred in Colorado, Illinois, Minnesota, Nebraska, Texas, and Washington.
- GFCI manufacturer was not always know, but reports included different breaker sizes and several
 different brands.
- Most service calls and issues occurred in split system equipment (80 percent of reported cases) mostly
 with single stage compressors. Ductless mini-split variable speed systems also reported this issue. No
 cases were reported for packaged equipment.

As of June 14th, 2021 Leading Builders of America (LBA) collected the following data, which was compiled by the National Association of Homebuilders (NAHB) and shared with AHRI.

Incidence Rate of GFCI Nuisance Tripping HVAC Circuit

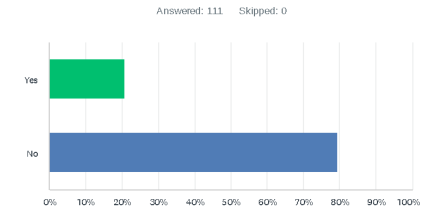
Houston Market built under 2020 NEC

Builder	Homes Constructed	GFCI Homes with Nuisance Trip	Compressor Type	GFCI Brand	HVAC Brand	Date
Builder #1	26	73%	Single-speed	?	?	5/14/21
Builder #2	36	100%	?	?	?	5/14/21
Builder #3	280	32%	2- stage	Α	Х	5/14/21
Builder #4	297	43% (127)	Variable speed	В	Υ	6/11/21
VS						
Builder #5	111	8% (9)	Single-speed	В	Y	6/11/21
SS						
Builder #6	302	3%	Single-speed	?	?	5/14/21
Builder #7	1669	31% (516)	Single-speed	В	Х	6/11/21

Note: The coded GFCI and HVAC brand represent national brands that have been participating in resolving the field problems.

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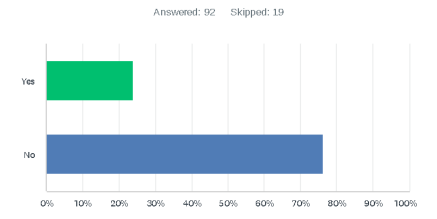
Q1 Have you installed an outdoor unit (heat pump or air conditioner) with a GFCI?



ANSWER CHOICES	RESPONSES	
Yes	20.72%	23
No	79.28%	88
TOTAL		111

1/10

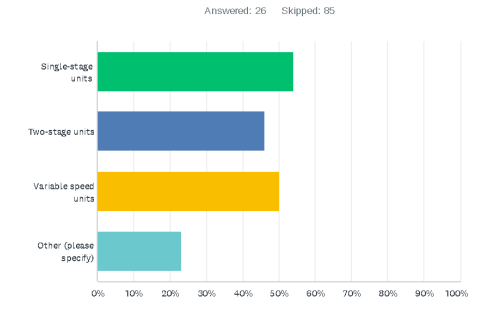
Q2 Did you experience nuisance trips?



ANSWER CHOICES	RESPONSES	
Yes	23.91%	22
No	76.09%	70
TOTAL		92

2 / 10

Q3 If you answered yes to question #2, please indicate which type of unit(s) for which you experienced the nuisance trips. Choose as many as apply.



ANSWER CHOICES	RESPONSES	
Single-stage units	53.85%	14
Two-stage units	46.15%	12
Variable speed units	50.00%	13
Other (please specify)	23.08%	6
Total Respondents: 26		

#	OTHER (PLEASE SPECIFY)	DATE
1	Not remember, single or two stage Furnace unit	2/10/2022 2:55 PM
2	Package unit	2/9/2022 6:33 AM
3	N/A	2/8/2022 11:27 PM
4	None	2/8/2022 10:05 PM
5	none	2/8/2022 3:25 PM
6	Units are Electronic communicating and very sensitive to voltages, any change causes fault codesd to appear, and sometimes shuts the system down.	2/3/2022 7:52 AM

3/10

Q4 If you answered yes to question #2, please share as much detail as you can about your experience.

Answered: 16 Skipped: 95

#	RESPONSES	DATE
1	Checked the AC was not working and found the GFCI breaker circuit was tripped. My house is only 6 years old and having GFCI breaker tripping issues on different breakers several time, if a rain or high humidity outside	2/10/2022 2:55 PM
2	the electrician switched to different type breaker.	2/10/2022 10:19 AM
3	Call back due to GFCI being connected to outdoor loads.	2/10/2022 1:41 AM
4	These nuisance trips are irritating and costly for both the contractor and the homeowner. The presence of the GFCI is completely unnecessary and if made a law will only add to the cost the homeowner must pay.	2/9/2022 4:26 PM
5	On hot days on almost like clock work when unit ran for several hours in lunch crowd unit would cycle down then when would cycle back on around 1 pm GFCI would be tripped. This happens Daly.	2/9/2022 6:33 AM
6	N/A	2/8/2022 11:27 PM
7	no problem	2/8/2022 3:25 PM
8	Electrical motors and GFCI do not work well together this is true for any electric motor. I have documented this for approximately 10 years.	2/8/2022 2:34 PM
9	I've actually seen 2 STG units do the exact same with zero issues other than breaker type.	2/8/2022 1:56 PM
10	we install Trane, Carrier and Lennox variable speed inverter driven outdoor units. when they are off they cause the nuisance trips and some homeowners are not able to reset them which creates a cost for them to have someone out to reset and also potentially severe discomfort if someone isnt able to get out there in a timely manner.	2/8/2022 1:50 PM
11	We haven't installed one with a gfci yet, but do not want to experience nuisance trips. Ac in the south during 105 degree temps cannot afford to go out for a mere nuisance. This rule needs to be delayed so that manufacturers can create equipment to withstand a gfci. We sell a lot of variable speed and 5 speed condensers.	2/8/2022 1:49 PM
12	we remove plug and replace	2/8/2022 9:38 AM
13	The GFCI trips without warning. We install everything with surge protectors, and as much lightning and electrical protection as possible. We experience this even with copper conducters and everything installed to code and manufacturer specifications. The GFCI is an absolute PEST and we lose out on our bottom line due to dispatching technicians on problem calls. The requirement of a GFCI will only hurt our industry.	2/7/2022 12:55 PM
14	Communicating equipment is very sensitive to voltages and voltage changes, creating fault codes in the system and often shuts the system down with a unnecessary trip to the job for a full system reset, the GFCI would just add to this electrical problem at this time frame.	2/3/2022 7:52 AM
15	Both units are variable speed compressors, since the voltage fluctuates the GFI thinks there is a voltage change and will trip.	2/3/2022 7:02 AM
16	I own an AC company that does high volume new construction homes. My company was running around 15 calls each day that are non-cooling calls due to tripped breakers. Since heating season 2021 we can account for 675+ calls that have been nuisance calls for this issue. With an expense of \$75 per call that is a total waste to my company of \$50,625. This is not accounting for the lost opportunities or the overworking of employees. For new home construction, some of these people who have purchased brand new homes do not understand why their homes do not cool and why we do not have a solution to the problem. Some homes	2/2/2022 2:00 PM

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tripping 5-6 time a day. Homeowners do not care that it is a code issue and in their frustration are tarnishing our reputation and that of the builders with bad reviews, word of mouth complaints and angry calls to my office and field staff.

5 / 10

From: Ed Lehr

Sent: Wednesday, March 2, 2022 11:37 AM

To: Sargent, Jeffrey <jsargent@NFPA.org>; Weaver, Michael <mike@mwelectricinc.com> **Subject:** Background re ECM fan motors in heat pump and air conditioning outdoor units

I am an HVAC contractor and ACCA Codes Committee representative on the Task Group. I am offering this for distribution to the TG in case they are not already familiar with the presence of electronically commutated (ECM) fan motors vs permanent split capacitor (PSC) fan motors.

At our February 28 meeting I mentioned that the TIA 1593 refers to power conversion equipment for compressors and questioned whether the ECM fan motors pose similar issues. John Hughes of Trane stated he had measured leakage currents from ECM fan motors that would be a problem for GFCI's. I think this is very important given how common ECM fan motors are in outdoor units but how difficult it is to identify the presence of ECM motors in the labeling/identification of the outdoor unit.

Normally a model line of outdoor units is either 100% inverter compressors or 0% inverter compressors. As a result, the model number and model name can be used to know if it has an inverter compressor. For instance, a Trane product that is 4TWV or 4TTV has an inverter compressor. It is readily known from the first few characters of the model number and model name. It is known to the installer and most buyers because it is the basis of the efficiency and comfort claims of this premium model line.

HVAC equipment manufacturers use ECM fan motors to improve energy efficiency ratings and to allow speed control. A certain model line may have some capacities that use ECM motors for certain periods of production of a certain capacity and did not at other production time spans. The model number may show a change from A to B or 1 to 2 in the 7th, 8th, 10th digit. Not at all easy to know where to look and not a key feature of the unit or system. Not even used in all capacities of a certain model line. Not clear if the A was the ECM or the B when characters changed. Might need to check the parts list.

With the continuous progress to higher efficiencies, ECM fan motors are in a large share of split system outdoor units (and in many furnaces and air handlers as blower motors). The industry is converting many models this year to comply with new regional efficiency minimum, new test conditions for establishing the well-known SEER (soon to be SEER2) and a standard that requires narrower spacing in the grille (more pressure drop). All these factors will lead to more use of ECM motors as we approach the end of this year.

While inverter compressors may be in 10% of the outdoor units installed in the US. The number of outdoor units with ECM fan motors is much higher. They exist in units with inverter, single stage and two stage compressors. They exist as blower motors in furnaces and air handlers. They exist as draft inducer motors in furnaces also.

Sincerely

Edward Lehr President

edlehr@jacklehr.com 610-797-5347

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Tentative Interim Amendment

NFPA® 70®

National Electrical Code®

2020 Edition

Reference: 210.8(F) **TIA 20-13**

(SC 21-8-29 / TIA Log #1593)

Pursuant to Section 5 of the NFPA Regulations Governing the Development of NFPA Standards, the National Fire Protection Association has issued the following Tentative Interim Amendment to NFPA 70®, National Electrical Code®, 2020 edition. The TIA was processed by the National Electrical Code Panel 2, and the NEC Correlating Committee, and was issued by the Standards Council on August 26, 2021, with an effective date of September 15, 2021.

1. Revise Section 210.8(F) to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. ...

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8 (A)(3), Exception to (3), that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Issue Date: August 26, 2021

Effective Date: September 15, 2021

(Note: For further information on NFPA Codes and Standards, please see www.nfpa.org/docinfo)

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NATIONAL FIRE PROTECTION ASSOCIATION

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2311 Wilson Boulevard Suite 400 Arlington VA 22201 USA Phone 703 524 8800 | Fax 703 562 1942 www.ahrinet.org

we make life better*

February 9, 2022

Dear Florida Building Commission,

As of January 1, 2022, 18 of the 20 states that have adopted, or are in processing of adopting, the 2020 National Electrical Code (NEC) have deleted, modified, or delayed the implementation of section 210.8(F), which contains new requirements for ground-fault circuit interrupter (GFCI) protection on outdoor electrical circuits that are supplied by single-phase branch circuits rated 150 volts to ground or less. Specifically, the states that have refused to incorporate the new GFCI requirements in 210.8(F) are OR, WA, CO, TX, ND, SD, MA, IA, UT, GA, OK, SC, OH, MN, ME, NC, NJ and AL.

- Eight states (IA, NC, MA, SD, GA, SC, OK and UT) deleted 210.8(F) in its entirety.
- Four states (OH, ME, OR, and ND) modified 210.8(F).
- Six states (MN, TX, CO, WA, NJ, and AL) delayed the implementation of 210.8(F) until 1/1/2023.
- Two states (RI, DE) have adopted 2020 NEC without addressing 210.8(F).

As Florida considers how to address issues associated with this new 2020 NEC requirement, we refer you to the substantiation used by Massachusetts when they deleted 210.8(F):

"This addition in the 2020 NEC has not been substantiated. The loss experience supporting this addition to the NEC was based on untrained and unqualified work on an air-conditioning condenser that ended up energized and a thereby caused a boy who jumped a fence and contacted the housing to become electrocuted. GFCI protection saves countless lives and certainly has its place. However, it is a fool's errand to imply to the public that improper work can be rendered essentially safe by waving the GFCI magic wand. For example, contact between two circuit conductors will never trip a GFCI. CMP-2 came within one vote of rejecting this; Massachusetts needs to set it aside and await proper support."

In addition to the above, Minnesota has encountered the same problem of nuisance tripping and issued a tentative interim amendment (TIA) request to the National Fire Protection Association (NFPA) on or about May 14, 2021 (TIA No. 1593). Minnesota's request provided the following rationale:

"In the state of Minnesota, we began enforcing 210.8(F) on April 5, 2021, and we have already documented many cases of operational tripping occurrences which have been difficult for inspectors and electricians to resolve. The only solution at this time is for the AHJ [Authority Having Jurisdiction] to approve a temporary allowance for the installation of a circuit breaker without GFCI protection so that these HVAC units can operate."

This TIA was approved by the NFPA Code Making Panel 2 (CMP-2) and was issued by the NFPA Standards Council (TIA No. 20-13) in August 2021.

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Yet another TIA request was submitted to NFPA on May 14, 2021 by the National Association of Home Builders (NAHB) (TIA No. 1589). The NAHB request notes:

"The effects of this new requirement in the 2020 edition of the code has come to light over the past 1 to 2 weeks with the first hot/humid weather in Texas. Leading Builders of America (LBA) has collected the following data over the past couple days.

- Builder A has indicated a 73% failure rate (GFCI breaker tripping) for non-minisplit, non-variable speed systems. In other words, 100% of Builder A's failures are on single-speed conventional cooling systems.
- Builder B has 36 homes where the HVAC system is operational. 100% of those homes have experienced a circuit trip. All of Builder B's failures are on single-stage systems. They currently have 10 open warranty tickets for closed (occupied) units where the circuit is tripping consistently, leaving the homeowners with effectively no HVAC."

NAHB goes on to note "In jurisdictions that have adopted 2020 NEC with 210.8(F) intact, there have been numerous instances of field tripping of the GFCI breaker on ductless mini splits, units containing power conversion equipment, and on many single-stage units." This TIA was rejected by NFPA CMP-2 and an appeal to the NFPA Standards Council in August 2021 was rejected.

The Air-Conditioning, Heating, and Refrigeration Institute (AHRI) previously submitted a similar TIA to NFPA (TIA No. 1564) requesting a delay in the effective date of this requirement (as it relates to inverter-driven HVAC equipment) to allow the industry to (1) update certification requirements in UL 943 and UL/CSA 60335-2-40 to address leakage current testing requirements at higher frequencies and (2) to allow manufacturers to make revisions to their equipment (both GFCI breakers and HVAC equipment manufacturers) to comply with new requirements. This TIA request was rejected by NFPA CMP-2, and an appeal was rejected by the NFPA Standards Council in August 2021.

Yet another TIA (No. 1529) was submitted to NFPA in August 2020 by an electrical inspector in Shelby County, Alabama because of the same problem existing in the Birmingham area. This TIA request was approved by CMP-2, for both "Technical Merit" and "Emergency Nature" by a vote of 12-2. However, the Code Correlating Committee unanimously approved the TIA on "correlation" but failed the TIA by a vote of 8-3 (75% required) as to the "emergency nature."

The HVAC industry has experienced many nuisance trips of GFCI breakers operating with inverter-driven HVAC equipment, as well as non-inverter-driven HVAC equipment. 100 percent of all inverter-driven HVAC products that we are aware of, when paired with a GFCI breaker, experience nuisance tripping. As noted in TIA No. 1589, single-stage and two-stage HVAC products also have nuisance tripping when paired with GFCI breakers. The long history of TIA efforts, including three active TIAs, shows that section 210.8(F) is truly problematic.

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The NFPA Standards Council (during the AHRI/NAHB Appeals) requested that CMP-2 create a Task Group (including HVAC industry experts, GFCI experts, and other interested parties) to look further into the HVAC/GFCI issue at the urgence of the HVAC industry. The Standards Council expects that the outcome of this Task Group's work will be a new TIA concerning both the 2020 NEC and the 2023 NEC (currently under development).

Technical Justification

HVAC equipment complies with safety standards that have been in use for over 40 years. Over 90% of HVAC equipment in use today is labeled and listed per UL 1995. Safety standards have ensured that products certified to them are safe. This safety is evidenced by the installation of more than 120 million HVAC units throughout the U.S. in the last twenty years without a documented fatality from equipment that was properly installed by qualified individuals per manufacturer's instructions.

These existing HVAC safety standards focus on the touch current hazard instead of the leakage current in various operating modes and single fault conditions while also ensuring grounding resistance measurements under load.

Specifically:

- UL 1995 clauses 21, 22, 24, 54, 78 and 79 ensure grounding/earthing.
- UL 60335-2-40 (4th ed) sections 13 and 16 cover leakage/electrical strength, while section 27 covers earthing.

Furthermore, GFCI breakers are approved to product safety standard UL 943. This standard specifies leakage current trip requirements only at 60Hz, where a leakage current of 6 mA at 60 Hz must trip the breaker and a leakage current of 4 mA at 60 Hz must not trip the breaker. Leakage current at other frequencies is not addressed by UL 943. As such, there are no test requirements covering additional frequencies used by inverter-driven HVAC equipment.

Air conditioner/heat pumps (AC/HP) are approved to product safety standard UL 1995 which does not specify a maximum for this type of leakage current. UL 1995 is the standard to which all AC/HP have been certified since the early 1990s. There is a new version of standard UL 60335-2-40 (4th edition), earmarked to replace UL 1995, but mandatory compliance with this new standard is not required until January 1, 2024. This new version of the standard UL 60335-2-40 has leakage current requirements but allows up to 10 mA. UL 60335-2-40 4th edition will also contain alternative grounding provisions that continue to ensure safe use and installation without using GFCIs.

The UL Standards Technical Panels (STPs) for both UL 943 and UL 60335-2-40 are addressing the conflict between these two standards, but there is no fixed resolution on the immediate horizon. And

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 $^{^{\}mathrm{1}}$ UL 1995 Heating and Cooling Equipment.

²AHRI, Central Air Conditioners and Air-Source Heat Pumps, https://ahrinet.org/resources/statistics/historical-data/central-air-conditioners-and-air-source-heat-pumps (showing the number of central air conditioners installed from 2001 to 2020).

once the standards are modified to resolve the conflict, it will still take time for manufacturers to develop products and get them in the market.

As the committee from Massachusetts noted, the 210.8(F) requirement was added as a result of one incident as a result of "untrained and unqualified work." We note that a CDC report published in 2020 states, "During 2004–2018, an average of 702 heat-related deaths occurred in the United States annually." This CDC report documents 10,527 heat-related deaths in a 15-year period (702/year), and an additional 6,220 deaths where heat was the primary factor (414/year). The CDC report, on pg. 732, further explains that "Past studies have demonstrated a relationship between ambient temperatures and mortality (8). In particular, extreme heat exposure can exacerbate certain chronic medical conditions, including hypertension and heart disease (4,5). In addition, medications that are typically used to treat these chronic medical conditions such as beta-blockers, diuretics, and calcium-channel blockers, can interfere with thermoregulation and result in a reduced ability to respond to heat stress (5)." (NOTE: The numbers in parenthesis are reference numbers in the CDC document). It is clear, therefore, that health related concerns associated with heat exposure (lack of cooling) can be significant based on items reported by the CDC.

Recommendation

As such, the HVAC industry recommends that Florida delete 210.8(F) concerning new requirements for ground-fault circuit interrupter (GFCI) protection on outdoor electrical circuits that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, and to delay incorporating 210.8(F) until a future code cycle when the industry is better prepared to meet these requirements.

Sincerely,

Mary E. Koban

Air-Conditioning, Heating, and Refrigeration Institute Senior Director Regulatory Affairs

Cell: 484-220-3011

E-mail: mkoban@ahrinet.org



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³ Heat-Related Deaths – United States, 2004-2018, Centers For Disease Control and Prevention, Morbidity and Mortality Weekly Report, Vol. 69, No. 24, June 19, 2020, Page 732, available at https://www.cdc.gov/mmwr/volumes/69/wr/pdfs/mm6924a1-H.pdf.

Reference documents:

The following links/summaries document the actions taken by the noted 18 states to delete, modify or delay 210.8(F) in the 2020 NEC.

IA: Section 210.8(F) was deleted in an amendment after adoption https://dps.iowa.gov/divisions/electrical-examining-board/electrical-code-updates

MA: GFCI protection was removed for outdoor, non-receptacle outlets during the adoption process. https://www.mass.gov/doc/527-cmr-12-massachusetts-electrical-code-amendments/download

NC (Proposed): Section 210.8(F) is proposed to be deleted when the 2020 edition is adopted later this year. https://www.ncosfm.gov/media/2068/open - Due to procedural issue – NC remaining on 2017 NEC

ND: An exception is provided for mini-split & A/C units with DC invertors. The installer is required to fill out a form including information describing what the contractor has done to the resolve the issue. https://www.ndseb.com/

OR: Section 210.8(F) was modified to only apply to outdoor receptacles for other than dwelling units. https://www.oregon.gov/bcd/codes-stand/Documents/21oesc-table1-E-2021April.pdf

SD: Section 210.8(F) was not adopted with the 2020 NEC. https://dlr.sd.gov/electrical/documents/adopted code 2020.pdf

TX: An emergency rule delayed the requirements of Section 210.8(F) effective May 20, 2021. https://www.sos.state.tx.us/texreg/archive/November122021/Adopted%20Rules/16.ECONOMIC%20REGULATION.html#70

https://www.sos.state.tx.us/texreg/archive/November122021/Adopted%20Rules/16.ECONOMIC%20REGULATION.html#68

UT: Section 210.8(F) is deleted – effective 7/1/2021. Bill SB 0033 signed by Governor 3/16/2021 (see page 29 of link).

https://legiscan.com/UT/text/SB0033/id/2335968/Utah-2021-SB0033-Enrolled.pdf

WA: The state is delaying enforcement of Section 210.8(F) until January 1, 2023. https://lni.wa.gov/licensing-permits/_docs/Elc2011.pdf

GA: State adopted 2020 NEC effective 1/1/2021. State deleted 210.8(F) due to nuisance tripping issues associated with the expanded GFCI requirements effective 9/1/2021. https://www.dca.ga.gov/sites/default/files/2021_nec_amendments.pdf

CO: State issued a 1-year temporary Variance to the requirements in 210.8(F) on 6/29/2021. https://content.govdelivery.com/accounts/CODORA/bulletins/2e613c2

MN: MN adopted TIA 20-13, adding the following statement to 210.8(F) — "This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed."

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https://www.dli.mn.gov/sites/default/files/pdf/review60fall21.pdf

ME: An exception from these requirements added for heat pumps. https://up.codes/viewer/maine/nfpa-70-2020/chapter/2/wiring-and-protection#2

DE: Adopted the 2020 NEC at June 2021 meeting and it is effective 9/1/2021.

OK: Deleted 210.8(F) during OUBCC meeting 10/19/2021. https://www.ok.gov/oubcc/documents/2021%2010%2019%20Meeting%20Minutes.pdf

SC: SC Building Code Council voted to delete 210.8(F) at 10/6/2021 meeting. Amendments to 2020 NEC will be effective 1/1/2023.

NJ: NJ UCC voted to delay the implementation of 210.8(F) until 1/1/2023 unless there is still uncertainty in the practicability of the requirement, in which case the Division can revisit the issue. https://www.nj.gov/dca/divisions/codes/advisory/pdf_ucc/CAB_minutes_08_13_2021.pdf

OH: Proposal amending 210.8(F) to exempt HVAC units employing power conversion equipment (variable speed drive) as a means to control compressor speed. There is no delay in the proposed amendments so this exclusion would be permanent - not simply delayed until 1/1/2023 per e-mail from OH on 9/2/2021.

AL: Will adopt TIA 20-13 to address concerns over 210.8(F) when completing review/adoption process in 2022.

RI: Effective 2/1/2022, RI adopts the 2020 NEC as the Rhode Island Electrical Code with 210.8(F) intact. https://rules.sos.ri.gov/Regulations/part/510-00-00-

5?reg_id=11323&utm_source=Campaign%3a+Code+Alerts&utm_medium=newsletter&utm_campaign=11+January+2022

NAHB TIA No. 1589 and MN Dept. of Labor and Industry TIA No. 1593 https://www.nfpa.org/codes-and-standards/all-codes-and-standards/list-of-codes-and-standards/detail?code=70

NFPA TIA No. 20-13:

 $\frac{https://www.nfpa.org/codes-and-standards/all-codes-and-standards/list-of-codes-and-standards/list-of-codes-and-standards/detail?code=70$

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TAC: Electrical

Total Mods for Electrical in Denied: 4

Total Mods for report: 7

Sub Code: Residential

E10	244
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Date Submitted 02/11/2022 Section 3401.5 Proponent John Lovett
Chapter 34 Affects HVHZ No Attachments Yes

TAC Recommendation Denied
Commission Action Pending Review

Comments

General Comments Yes

Alternate Language Yes

3

Related Modifications

Summary of Modification

drop arc fault (circuit breakers and receptacles) requirment

Rationale

Majority of the trips are nuisance trips. Not constant. Only constant trips I've experienced with arc fault protection are either from an overcurrent or from a direct short. Same protection he would get with a standard trip breaker. No documented proof (that I know of) of arc fault protection actually preventing any fires, but there is very much proof of arc fault protection having nuisance trips. Actually causes a problem and doesn't prevent anything. Causes more problems than was meant to rectify. Documented proof of causing problems and no documented proof of solving problems. "Upgrading" (to AFCI protection), the NEC has downgraded the integrity of any circuit with arc fault protection. Arc fault protection is supposed to detect a spark. Once the spark is already happened it's too late. Like saying, "hello" to somebody after they've walked by you. Michigan and Indiana have completely dropped the requirement. Cost money. Every time nuisance trip being called by homeowner. Creates heat. Causes bus bars to burn over time. A first responder told me that when they cannot find a specific cause of a fire they fill in the blank with "electrical fire". Have to fill in the blank. Reason there are so many documented electrical fires. Cost money. Every time nuisance trip being called by homeowner. Like taking a medication that causes more side effects than there are symptoms.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

wouldn't effect either way.

Impact to building and property owners relative to cost of compliance with code

Material would cost less. This would eliminate "nuisance trips" which would save homeowners time, frustration, and money.

Impact to industry relative to the cost of compliance with code

Would eliminate "nuisance trips". Every time the ARC fault breaker trips, the homeowner will be calling the electrician. this could be totally eliminated by this proposal

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Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public no

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

eliminate "nuisance trips". Every time the ARC fault breaker trips, the homeowner will be calling the electrician. could be eliminated by this proposal. Material would cost less. would eliminate "nuisance trips" .would save homeowners time, frustration, and money.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

no

Does not degrade the effectiveness of the code

no

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2nd Comment Period

Proponent Joseph Belcher Submitted 8/26/2022 4:09:27 PM Attachments Yes

Rationale:

A review of the NFPA data reveals that 92% of kitchen fires are caused by cooking, while 1% are caused by electrical sources. (NFPA Research Report Home Structure Fires, October 2021, Figure 16 uploaded) There is no definition of the term "electrical equipment" or the manner in which it provides the heat source for the fire. A review of the Florida annual fire reports reveals the percentage of fires in kitchens with electrical equipment as the heat source is 16% to 14% between 2015 to 2020. The percentage of fires in laundry rooms with electrical equipment as the heat source is 2% to 3% for the same period. (State Fire Marshal Florida Fires 2015-2020 Annual Reports, pages 82 and 84) The change removes overly broad language. The literature and educational material produced by Electrical Safety Foundation International recommends monthly testing of AFCIs. (See uploaded graphic.) The addition of AFCI to kitchens and laundry rooms is expensive, creates multiple nuisance trips requiring and electrical to reset, and has resulted in losses of freezers and refrigerators of food.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

None

Impact to building and property owners relative to cost of compliance with code

The change will result in savings ranging from \$41 to hundreds of dollars for the equipment.

Impact to industry relative to the cost of compliance with code

The change will save hundreds of dollars on the cost of service calls.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

The change has a reasonable connection with the welfare of the general public by removing an overly restrictive requirement.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

The change improves the code by removing an overly restrictive requirement.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

The change does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities.

Does not degrade the effectiveness of the code

The change improves the effectiveness of the code.

2nd Comment Period

Proponent Charles Fischer Submitted 8/24/2022 4:27:14 PM Attachments Yes

Rationale:

To help limit nuisance tripping.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

This will make enforcement easier as it lessens the areas that will be required to have arc-fault protection impact to building and property owners relative to cost of compliance with code

This will lower the costs associated with nuisance tripping such as, but not limited to, wasted service calls, wasted replacement of arc-fault breakers that will continue to trip after being replaced due to the connected

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load, wasted time dealing with nuisance trips, etc.

Impact to industry relative to the cost of compliance with code

There will actually lower the cost of compliance since it will slightly reduce the number of arc-fault interrupting devices needed.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

This will not substantially affect the health, safety, and welfare of the general public. It still maintains the arcfault requirements for general use receptacles, but eliminates the requirements where nuisance tripping occurs the most.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

This improves the code by using "Real World" experience to modify an existing code requirement to better suit the needs of the general public and address an ongoing issue with nuisance tripping.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This modification does not discriminate against materials, methods, or systems of construction of demonstrated capabilities.

Does not degrade the effectiveness of the code

This will not degrade the effectiveness of the code.

Comment Period

Proponent Bryan Holland Submitted

3/28/2022 8:52:32 AM Attachments

No

Comment:

NEMA strongly opposes this proposed modification. AFCI protection is a fundamental fire-safety component of a premises wiring system. Deletion of these sections will result in an increased risk of fire as a result of unmitigated arcing-faults in branch circuits, outlets, appliances, and other utilization equipment. The reports of unwanted tripping have not been substantiated by the proponent. Guidance and other AFCI protection related resources have been shared with the proponent to assist him with the proper installation and troubleshooting of AFCI protected branch circuits in new and existing dwellings. NEMA urges the Electrical TAC and Commission reject this proposed modification.

11/30/2022 Page 113 of 242 **210.12** Arc-Fault circuit-interrupter protection. Arc fault circuit-interrupter protection shall be provided as required in 210.12 (A), (B), (C), and (D). Arc fault circuit-interrupter shall be installed in a readily accessible location.

210.12 **(A) Dwelling units.** All 120v, single phase, 15 and 20-ampere branch circuits supplying outlets or devices installed in dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6):

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210.12 Arc-Fault circuit-interrupter protection. Are fault circuit-interrupter protection shall be provided as required in 210.12 (A), (B), (C), and (D). Are fault circuit-interrupter shall be installed in a readily accessible location.

210.12 **(A) Dwelling units.** All 120v, single phase, 15 and 20 ampere branch circuits supplying outlets or devices only general use receptacles installed in dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6):

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210.12 Arc-Fault circuit-interrupter protection. Arc-fault circuit-interrupter protection shall be provided as required in 210.12(A), (B), (C), and (D). Arc-fault circuit-interrupter shall be installed in a readily accessible location.

210.12(A) Dwelling units. All 120 volt, single Phase, 15 and 20 ampere branch circuit supplying outlets or devices installed and dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, Closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6)

406.4(4) Arc-Fault circuit interrupter protection. If a receptacle outlet located in any area specified in 210.12 (A), (B) or (C) is replaced, a replacement receptacle at this outlet she'll be one of the following:(1) a listed outlet branch-circuit type arc-fault circuit-interrupter receptacle(2) A receptacle protected by a listed outlet branch-circuit type arc-fault circuit-interrupter type receptacle(3) A receptacle protected by a listed combination type arc-fault circuit-interrupter type circuit breaker

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SILVER STRAND ELECTRIC, INC. 117 POINSETTIA ST. ATLANTIC BEACH, FL. 32233 LIC.# EC13003769

RE: Arc Fault Protection

2020 NEC

210.12 Arc-Fault circuit-interrupter protection. Arc-fault circuit-interrupter protection shall be provided as required in 210.12(A), (B), (C), and (D). Arc-fault-circuit-interrupter shall be installed in a readily accessible location.

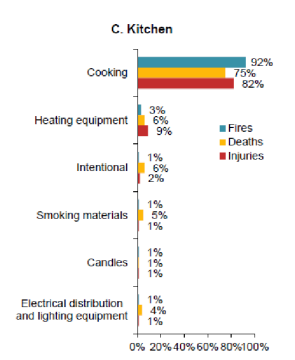
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- 406.4(4) Arc-Fault circuit interrupter protection. If a receptacle outlet located in any area specified in 210.12 (A), (B) or (C) is replaced, a replacement receptacle at this outlet she'll be one of the following:
- (1) a listed outlet branch-circuit type are-fault circuit-interrupter receptaele
- (2) A receptacle protected by a listed outlet branch-circuit type are fault circuit-interrupter type receptacle
- (3) A receptacle protected by a listed combination type are-fault circuit-interrupter type circuit breaker

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Arc-Fault Circuit Interrupters (AFCIs): Prevent Electrical **Fires**

🦩 esti.org/arc-fault-circuit-interrupters-afcis-prevent-electrical-fires

May 1, 2016

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What is an Arc-Fault?

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An Arc-Fault is a dangerous electrical problem caused by damaged, overheated, or stressed electrical wiring or devices. Arc-faults can occur when older wires become frayed or cracked, when a nail or screw damages a wire behind a wall, or when outlets or circuits are compromised.

Why do I need Arc-Fault Protection?

The National Fire Protection Association reported 47,700 home fires involved some type of electrical failure or malfunction in 2011. The Consumer Product Safety Commission (CPSC) estimates that more than 50% of electrical fires that occur every year can be prevented by Arc-Fault Circuit Interrupters (AFCIs).

Arc-Fault Circuit Interrupters are available as:

Breakers

- Branch / Feeder AFCI Breaker
 - First generation AFCI breaker protection. AFCI protection originally required by the 1999 National Electrical Code (NEC)
 - Moderate fire prevention
 - Trips when a parallel arc between hot and neutral conductors is detected
- Combination Type AFCI Breaker
 - Branch / Feeder AFCI breaker were phased out as of January 2008 and replaced with Combination Type AFCI breakers
 - Enhanced fire protection
 - Provides the same protection as Branch / Feeder AFCIs and detects lower level series arcing in both branch circuits and power cords

Receptacle

AFCI Receptacle

- Provides protection from Arc-Faults beyond branch circuit wiring extending to appliances and cords plugged into the receptacle
- Enhanced fire protection
- Protects all downstream wire and appliances from both parallel and series arcs, and also protects from series arcs upstream in the wiring between the source of the circuit and the first outlet of the circuit

AFCI Breakers and receptacles should be tested monthly

All electrical systems should have an electrical inspection if the home is older than 40 years or has had a major addition, renovation, or large appliance added AFCIs should be installed by a qualified electrician

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Series Arc: Arc along the same conductor at connections
Parallel Arc: Arc between hot and neutral conductor or between the hot and ground
conductor

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SILVER STRAND ELECTRIC, INC.

117 POINSETTIA ST.

ATLANTIC BEACH, FL.

32233

LIC.# EC13003769

Majority of the trips are nuisance trips. Not constant. Only constant trips I've experienced with arc fault protection are either from an overcurrent or from a direct short. Same protection he would get with a standard trip breaker.

No documented proof (that I know of) of arc fault protection actually preventing any fires, but there is very much proof of arc fault protection having nuisance trips. Actually **causes** a problem and doesn't prevent anything.

Causes more problems than was meant to rectify. **Documentedproof of causing problems and no documented proof of solving problems.**

"Upgrading" (to AFCI protection), the NEC has **downgraded** the integrity of any circuit with arc fault protection.

Arc fault protection is supposed to detect a spark. Once the spark is already happened it's too late. Like saying, "hello" to somebody after they've walked by you.

Michigan and Indiana have completely dropped the requirement.

Cost money. Every time nuisance trip being called by homeowner.

Creates heat. Causes bus bars to burn over time.

A first responder told me that when they cannot find a specific cause of a fire they fill in the blank with "electrical fire". Have to fill in the blank. Reason there are so many documented electrical fires.

Cost money. Every time nuisance trip being called by homeowner.

Like taking a medication that causes more side effects than there are symptoms.

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Charles Thompso

L.R. Swadley First Vice President Lynne Pratt Treasurer Michael Flory Secretary Jerry Whitake Associate SO Bill Benedetto Imm. Past President Robert Filka Chief Executive Officer

TO: House Regulatory Reform Committee

FM: Lee Schwartz, Executive Vice President for Government Relations

Home Builders Association of Michigan

RE: Arc-Fault Circuit Interrupters and the Michigan Residential Code.

I'm writing to explain why the Home Builders Association of Michigan opposes the effort to overturn the reasoned decisions of both the Michigan Residential Code Review Committee and the Director of the Department of Licensing and Regulatory Reform to remove the requirement for arc-fault circuit interrupters from the 2015 Michigan Residential Code (the Code).

AFCIs were first required on all branch circuits serving bedrooms in the 2003 Michigan Residential Code. Since then <u>both</u> the Granholm and Snyder Administrations have rejected attempts to expand the mandated use of AFCIs in new homes as unnecessary and unsupported.

The Regulatory Impact Statement for the 2015 Michigan Residential Code states: "The (2003) Michigan Residential Code requirement for arc-fault circuit interrupters (AFCIs) on all branch circuits serving bedroom outlets was justified solely on the basis of its inclusion in the NEC and the IRC. No Michigan-specific fire data was ever provided for this code requirement. There has been a persistent and ongoing failure to provide an accurate fire analysis or cost benefit analysis to support requiring these devices in bedrooms of new homes."

<u>Four</u> separate Michigan-specific studies were conducted over a cumulative twelve-year period (2002-2013) using National Fire Incident Reporting system data. These studies, which used only structural fires involving electrical branch circuits or outlet receptacle fires in one- and two-family homes, the type of fires AFCIs are said to prevent, found:

- In the 12 years covered by the studies only one civilian death occurred in a fire caused by electrical arcing. This tragic death took place in Iron Mountain in 2013 where a 66-year-old man died from smoke inhalation. The house involved in the fire was built in the 1940s and it is not known if there were working smoke alarms in the house. (A 2008 National Fire Protection Association study found: "The chances of surviving a reported home fire when working smoke alarms are present are 99.45%)
- Michigan has over three and a half million one- and two-family dwellings. The average number of arcing
 fires in those homes over that 12 year period was 24.8 per year which equals 0.00071% of all homes.
- There were only two civilian injuries during that twelve-year period, an average of 0.16 injuries per year.
- The average annual total damage from this type of fire in both property and contents adjusted to 2013 dollars was \$828,726.20.

The National Fire Protection Association has produced its own analysis of electrical fires from 2007 through 2011. This analysis suffers from several major flaws.

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- Rather than analyzing only fires involving electrical branch circuits or outlet receptacles, their analysis
 begins with an enumeration of <u>all</u> fires "in which the factor contributing to ignition was <u>some type</u> of electrical
 failure or malfunction.
- Their analysis also includes fires caused by "electrical failures in all other types of equipment as well as unclassified wiring, cords, lighting and other electrical distribution or lighting."

Most tellingly, their analysis does not limit itself to one-and two-family homes built under the requirements of the Michigan Residential Code. Instead, to try to support their case, they have broadened their parameters to include "incident types 110-129 excluding 113-118," many of which would not be regulated under the Michigan Residential Code.

- Incident type 112 is a fire in structure other than a building. This includes fires on or in piers, quays, or pilings; tunnels or underground connecting structures; bridges, trestles or overhead elevated structures; transformers, power or utility vaults or equipment; fences.
- Incident type 121 is <u>a fire in mobile home used as a fixed residence</u>. This includes mobile homes when not in transit and used as a structure for residential purposes and manufactured homes built on a permanent chassis.
- Incident 122 is a fire in a motor home, camper or recreational vehicle when used as a structure. This includes motor homes when not in transit and used as a structure for residential purposes.
- Incident 123 is a fire in a portable building when used at a fixed location. This includes portable buildings used for commerce, industry or education and trailers used for commercial purposes.
- Incident type 120 is a fire in any other mobile property used as a fixed structure.

Their analysis also made:

- "Adjustments" based on population to compensate for the fact some fire departments did not report a high number of fires.
- "Adjustments" to compensate for the fact some fire departments did not report any fires in some or all years."
- "Adjustments" to compensate for fires in "which the factor contributing to ignition was unknown."
- "Adjustments" to compensate for fires "in which the heat source was unknown."
- "Adjustments" to compensate for fires "in which the factor contributing to the ignition was coded as 'none.""

Their analysis not does specify what factors were used to make these "adjustments." Their analysis does not explain how the factors used to make these "adjustments" were calculated. Even students in elementary schools are required to show their work.

This is not the first time proponents of mandatory AFCIs have provided erroneous data on residential fires in Michigan as rationalization for forcing these devices on the public. During the 2009 residential code promulgation process they inaccurately claimed: "Per the National Fire Incident Reporting System (NFIRS), for calendar year 2009, Michigan has had 1,239 fires due to electrical arcing. This has resulted in 20 civilian deaths and 20 fire fighter injuries with total property and content loss of \$122,274,894."

In 2009 there were only 23 fires due to electrical arcing in one- and two-family homes. There were no civilian deaths. The total property and content damage from these fires totaled \$937,644.

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Proponents of mandatory AFCIs seem to have a curious propensity for continuously "fuzzing the numbers" by citing <u>national</u> statistics which include <u>all electrical fires</u>, not just structural fires involving electrical branch circuits or outlet receptacle fires in one- and two-family homes.

While there may be one national model residential code, governmental units enforcing a residential code adopt thousands of amendments to fit the code to their needs including the use of significantly older codes. Many do not adopt a residential code at all. This patchwork of requirements allowing homes to be built to different standards make a comparison of fire data gathered outside Michigan irrelevant to our decisions in this state.

Perhaps the biggest deficiency surrounding fire data gathered through the National Fire Incident Reporting System is that it does not contain <u>any</u> information of the age of the home.

Volume 10, Issue 7 of the U.S. Fire Administration's Topical Fire Report Series reported "A strong relationship between housing age and the rate of electrical fires has been observed, with housing over 40 years old having the strongest association with electrical distribution fires. As of 2007, the median age of one- and two-family housing was over 35 years. With half of this housing stock older than 35 years, electrical issues become an increasing large player in residential fires."

According to a 1990 Consumer Product Safety Commission Epidemiological study, "Residential Electrical Distribution System Fires," 85% of all such fires involved housing over 20 years old.

A study by Harvard University's Center for Risk Analysis entitled "Residential Building Codes, Affordability, and Health Protection: A Risk-Tradeoff Approach" found "The mortality risk from house fires is clearly higher in older homes." Another study in North Carolina reported on in the New England Journal of Medicine found the fatality rate per fire to be 100% greater in homes 20 years or older than in newer homes.

Seventy-one per cent of Michigan's housing units were built before 1990. Fully13.5 percent of Michigan's housing stock was built before 1939. The median age of Michigan's housing is 36 years. Only 15.3% percent of Michigan's housing has been built since 2000. Without knowing the approximate age of the home a fire occurred in, it is almost impossible to make a cogent determination on the need for commanding the inclusion of AFCIs in new home construction.

The NFPA analysis charges the National Association of Home Builders with focusing "only on fires in which branch circuit wiring and outlet receptacles were the equipment involved in ignition. ... (excluding) unclassified wiring, lighting, other electrical distribution or lighting equipment ... electrical failures, arcing in appliances or other items plugged into the outlet" and with "making no adjustments for fires with unknown data." Our studies analyze the effect of a specific code change and include only the fires that were relevant for that purpose, not piers, campers, tunnels, utility vaults or portable buildings.

Among the many deficiencies in the "Fact Sheef" prepared by AFCI proponents it that it contains the erroneous statement: "The Home Builders Association of Michigan (HBAM) thinks AFCIs are too costly to add to new homes." The Home Builders Association of Michigan is opposed to the imposition of compulsory AFCI requirements because they are unnecessary and no accurate Michigan-specific data has ever been provided to substantiate a need (see the Regulatory Impact Statement above). The cost of complying with a superfluous mandate is important but secondary to that consideration.

While questions regarding construction code requirements intended to increase the safety of homes cannot and should not be decided solely on the issue of cost, it is reasonable to ask if there is a demonstrated Michigan-specific need for the requirement or if an acceptable level of safety can be achieved through other, less expensive means. The cost of an incremental increase in the margin of safety can be quite high.

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The Michigan Residential Code is intended to be a minimum code with affordability as one of its key purposes. State law <u>prohibits</u> the code from containing "unnecessary construction regulations that tend to increase construction costs."

One million, one hundred seventy-nine thousand Michigan families cannot afford to buy a home costing more than \$100,000. Another eight hundred and twenty thousand cannot afford a home priced above \$175,000.

Attached you will find a breakdown by SMSA of the number of Michigan families who are priced out of a home by every \$1,000 increase in cost.

The total annual cost to home buyers if the proposed ACFI requirement found in these rules had been in effect ranged between \$9 million to \$16.5 million, depending on the number of homes built and size of the home.

Mandating costly incremental increases in safety will only protect those who can afford them and will often decrease safety for those who cannot. Families who cannot qualify to purchase homes due to the increased costs of mandatory code requirements such as AFCIs will have to live in housing that is less safe because that housing was built to less stringent code requirements.

These older homes, such as the one involved in the terrible Iron Mountain fatality in 2013, can have building materials, space heaters, faulty wiring, or other characteristics that might lead to a greater risk of a fire starting along with structural inadequacy, or lesser ease of exit which increase the chances of dying in that fire.

Even as homes built to today's Michigan Residential Code get older, they will continue to provide protection for families through their improved fire separation, fire blocking and draft stopping, emergency escape and rescue openings, electrical circuit breakers, capacity and outlet spacing, reduced need for space heating and enhanced means of egress.

Proponents of AFCIs often use the argument "They'd only spend the money on a granite countertop anyway," to justify including questionable requirements in the code. They often state the cost of these devices would only run \$300. Based on actual estimates obtained for the inclusion of AFCIs we believe this severely understates the potential cost of this requirement.

Taking away a homebuyer's choice in how to spend their money means they lose the ability to use that money in other ways they have decided would better increase the quality of life for themselves and their families.

Dollars involuntarily spent on unjustified requirements won't be available for improved medical care, better insurance, a safer and more fuel-efficient car, education expenses, retirement accounts, charitable giving, physical fitness activities or even upgrades such as a higher efficiency furnace in the home.

On behalf of the Home Builders Association of Michigan, I want to thank you for your careful consideration of the information presented in this memo. If you have any questions about this issue, or if the Association can be of help to you in any other way, please do not hesitate to contact me. My direct line is 517-646-2565. My cell number is 517-582-4000. My email is lee@hbaofmichigan.com.

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3121 N.W. 16th Terrace Pompano Beach, FL 33064 954-566-5689

August 24th, 2022

Regarding: Electrical Code Modification E10220 and E10244; Proposal to drop the arc-fault requirement for the State of Florida.

To Whom It May Concern,

As an electrical contractor myself, I have experienced the aggravations, immense costs, customer conflicts, etc., that are associated with the constant nuisance tripping of arc-fault breakers. This has been an issue in the electrical trade for a long time now, and does not appear to be getting any better, only worse. I've had my share of lawsuits threatened against my company for installing faulty breakers, demands to replace arc-faults with different brands, or demands to remove them all together and install standard breakers.

Recently, I've had the chance to work with one of the major electrical arc-fault breaker manufacturers to determine what the issues were on one of my large custom home projects that we were experiencing constant nuisance tripping. After days of testing on site with factory reps and engineers, we were able to determine that the cause of the tripping was electrical noise that was being placed on the system by LED drivers and "Smart" appliances. The appliances were a dishwasher and warming drawer. The final resolution was that the manufacturer of the breaker said it was not their issue, and that the LED lighting and appliances didn't met FCC guidelines (See attached white sheet). I was forced to replace all of the panels and breakers with another brand, or risk having a lawsuit filed against me. We replaced everything, and after we were done, the owner still experienced nuisance tripping.

Each arc-fault breaker has a small chip in it designed with an algorithm to filter out "good" arcs, vs. "bad" arcs. These chips are often fooled into thinking that the excess noise placed on the electrical systems by these non-compliant items is a "bad" arc, and thus the chip tells the breaker to trip. The problem is, the breaker manufacturer's cannot keep up with reprogramming, or "Rolling" their chips fast enough to accommodate all of these non-compliant items being sold in today's market. Even if they did, you'd have to replace your arc-fault breakers on a yearly basis to keep pace with the necessary changes to the algorithms to prevent nuisance tripping.

The issue with the arc-fault breakers and nuisance tripping is that there are products being sold and used all over the United States that do not meet FCC requirements for limiting excess "electrical noise" being placed on the electrical systems of the houses they are being used in. The problem gets worse as the house gets larger, more custom, and the lighting and

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appliances get more exotic and intricate. General contractors and owners have no idea that the items they are buying do not meet FCC requirements and may cause nuisance tripping. Most of these products are being sold through legitimate distributors and stores. These "noncompliant" products lead to nuisance tripping, and the eventual conflicts that arise between homeowners, general contractors and electrical contractors, none of which are really at fault.

Thousands of dollars are spent each year by electrical contractors trying to figure out why the arc-fault breakers they have installed, as required, continue to trip, only to find out it's not their fault. There is no way to recover these losses, and often times this situation happens multiple times a year on multiple projects, especially for those contractors involved in custom homes. The most common way for some of my peers to correct the problem with nuisance tripping is to go back after inspection and replace the breakers with standard breakers. Obviously this defeats the whole purpose of arc-fault breakers and does no good to the contractor or consumer.

It is for these reasons that I suggest we amend the requirement for arc-fault breakers in Florida until something can be done to regulate the "Non-compliant" electrical lighting, devices, appliances, etc., that would alleviate the nuisance tripping issues. I completely understand that arc-fault breakers offer another level of safety against electrical fires, but the amount of safety they offer does not seem to justify the current situation with the nuisance tripping. I have briefly researched Mr. Lovett's statements about Michigan and Indiana, and it appears as if they have also dropped the requirements for arc-fault breakers (see attached).

If/when something is done to insure compliance with FCC requirements that would protect the consumer, the manufacturer, and the electrical contractor from all of the ramifications that come with nuisance tripping, I would be in favor of re-instating the full requirement.

In the meantime, I have proposed the following modification to original language of proposed code modifications E10220 and E10244. I believe this modification will greatly alleviate the nuisance tripping and still provide a high level of protection to the users satisfying all interested parties.

210.12 Arc-Fault circuit-interrupter protection. Arc fault circuit-interrupter protection shall be provided as required in 210.12 (A), (B), (C), and (D). Arc fault circuit-interrupter shall be installed in a readily accessible location.

210.12 **(A) Dwelling units.** All 120v, single phase, 15 and 20 ampere branch circuits supplying outlets or devices only general use receptacles installed in dwelling unit kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, laundry areas, or similar rooms or areas shall be protected by any of the means described in 210.12 (A)(1) through (6):

210.12 **(B) Dormitory Units.** All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed in dormitory unit bedrooms,

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living rooms, hallways, closets, bathrooms, and similar rooms shall be protected by any of the means described in 210.12 (A) (1) through (6).

210.12 **(C)** Guest Rooms, Guest Suites, and Patient Sleeping Rooms in Nursing Homes and Limited-Care Facilities. All 120-volt, single phase, 15- and 20- ampere branch circuits supplying outlets or devices only general use receptacles installed guest rooms and guest suites of hotels and motels, and patient sleeping rooms in nursing homes and limited-care facilities shall be protected by any of the means described in 210.12 (A) (1) through (6).

Signed,

Charles W. Fischer

Charles W. Fischer, Jr. EC0001578

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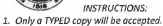
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	FOR OFFIC	E USE ONLY		
11/12/2018 Code	2018	IRC	Proposal number	# 313
Code title		-	Edition	
nternational Residential Code			2018	
Section number and title		-	Page Nun	iber
3901.11 Foyers				
Proponent Charlie Eldridge		Representing (if applicab Consultant for the India		t Company
Address (number and street, city, state, and ZIP code)			Telephon	
551 Grassy Ln., Indianapolis, IN 46217			(317) 370)-3444
PR	OPOSED CODE	CHANGE (check one)		
square feet (5.57 m2) shall have a receptacle(s) width. The 4 foot measurement shall be taken in similar openings shall not be considered as wall	a straight line	e. Doorways, door-s	ce that is 44 feet ide windows that	(<u>v 14 mm)</u> or more in extend to the floor, and
	SON STATEMEN	T AND FISCAL IMPACT		
Reason: The size of the foyer should be large enough that it woul outlet. Also, the State of Indiana does not recognize met	d be more likely		would be continuou	isly plugged into a receptacl
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Reason: The size of the foyer should be large enough that it would	d be more likely ric dimensions.	that an electrical device	e would be continuou	isly plugged into a receptad

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_	FUR OFFICE	USE ONLY		
10/29/2018	Code 2018	IRC	Proposal number	# 314
Code title International Residential Code			Edition 2018	·
Section number and title E3901.12 HVAC outlet			Page Nur	mber
Proponent Charlie Eldridge		Representing (if applicab Consultant for the India		nt Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephor (317) 37	ne number 0-3444
Change to read as followsX_ A		HANGE (check one) Delete and substitute as fol	ows Delete w	ithout substitution
A 125-volt, single-phase, 15- or 20-amposervicing of heating, air-conditioning and within 25 feet (7620 mm) of the heating, connected to the load side of the HVAC accordance with Section E3902.4. (210. Exception: A receptacle outlet shall not I	d refrigeration equipme air-conditioning and r equipment disconnec 63)	ent. The receptacle sefrigeration equipmenting means, and cra	shall be located on ent. The receptace wispace receptace	on the same level and ble outlet shall not be cles shall be protected
Doggon,	REASON STATEMENT	AND FISCAL IMPACT		
Reason: Text extracted from the 2005 Indiana Residenti		AND FISCAL IMPACT		
	al Code			
Text extracted from the 2005 Indiana Residenti	al Code	AND FISCAL IMPACT		
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	FOR OFFICE	USE ONLY	
10 /29 /18	Code	IRC	Proposal number # 3/5
Code title			Edition 2018
Section number and title			Page Number
E3902.4 Crawl space receptacles and lighti	ing outlets		r age Namber
Proponent		Representing (if applicab	
Charlie Eldridge			anapolis Power & Light Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephone number (317) 370-3444
	PROPOSED CODE CH	ANGE (check one)	· · · · · · · · · · · · · · · · · · ·
E3902.4 Crawl space receptacles and Where a crawl space is at or below grad spaces shall have ground-fault circuit-in have ground-fault circuit-increpter professes in Single receptacles that serve	d lighting outlets. de level, 125-volt, single nterrupter protection for tection. [210.8(A)(4), 21	personnel. Lighting	0-ampere receptacles installed in such
	REASON STATEMENT	AND SISCAL IMPACT	
Reason:	NEMBON STATEMENT	THE TISCAL INFACT	
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Fiscal impact: No fiscal impact			
i isodi impacci ivo jiscar impacc	REVIEW RECOM	IMENDATION	
<u> </u>	REVIEW RELUW	INFRUMITON	
Annrova			
Approve		<u> </u>	
Reject Approve as amended			

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	10/29/18		<u>2018</u>	IRC		# 3/6
Code title	· · · · · · · · · · · · · · · · · · ·					Edition
Internatio	nal Residential Code					2018
section num	ber and title		•			Page Number
E3902.11	Boathouse receptacles					
Proponent Charlie Eld:	ridae			Representing (if ap		wer & Light Company
	mber and street, city, state, and 2	7IP code)	··	Ochoditant for th	ie matanapolio i ol	Telephone number
	Lп., Indianapolis, IN 46217					(317) 370-3444
		PR	OPOSED CODE (CHANGE (check on	ie)	
	Change to read as follows	Add to read a	s follows D	elete and substitute	as follows	Delete without substitution
	change to read as follows	Add to read a		cicle and substitute		Defete Without Substitution
	Boathouse receptacle				hankbalak	المارات والمناطية والمناط والمناط المناط
125-volt,	single-phase, 15- or 20-	ampere recept	acles <u>and out</u>	iets that supply	boat hoists an	<u>id</u> installed in boathouses shall
nave grou	und-fault circuit-interrupt	er protection fo	or personnel. [[21 0.8(A)(8)]		
		REA	SON STATEMEN	T AND FISCAL IMP	ACT	
Reason:						
Text extrac	ted from the 2005 Indiana R	esidential Code				
Fiscal impa	ct: No fiscal impact					
,			REVIEW RECO	MMENDATION		
Approve				•		
Reject						
Approve as a	amended					
For all and a second						
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FOR OFFICE USE ONLY	
Raceived 11/12/2018 Code 2018 IRC	Proposal number # 3/7
Code title International Residential Code for One and Two Family Dwel	lings 2018
Section number and title E3902.16 Arc Fault Circuit-Interupter Protection	Page number 730
	if applicable) diana Chapter
Address (number and street, city, state, and 2IP code) 126 N. Michigan Ave. Hobart, IN 46342	(219) 942-8925
PROPOSED CODE CHANGE (che	cit ane)
Exception: 1. Where an outlet branch-circuit type AFCI is installed at the first outlet to provide branch circuit between the branch circuit overcurrent device and the first outlet she EMT, type MC, or steel ammorad type AC cable meeting the requirements excellent type AFCI is installed at the first outlet to provide branch circuit between the branch circuit overcurrent device and the first outlet instincated in not less than 2 inches (51 mm) of concrete. 3. AFCI protection is not required for a branch circuit supplying only a fire alarm egand junction boxes and RMC, IMC, EMT, or steel armored Type AC or Type MC means a steel armored type according to the concrete.	all be installed with metal outlet boxes and RMC, IMC, on E3908.8. It protection for the branch circuit, the portion of the falled in metal or nonmetallic conduit or tubing that is system where the branch circuit is wired with metal outlet.
REASON STATEMENT AND FISCAL	MADA AY
Adoption of the 2012 IRC arc fault circuit-interupter protection language would retu par with the rest of the United States. Fiscal impact: \$200.00 per dwelling, approximate.	
REVIEW RECOMMENDATION	N .
Oblines	
Rejord	
Approve 85 amended	
urther study	, , , , , , , , , , , , , , , , , , , ,

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	FOR OFFICI	USE ONLY			
Received 11 / 13 / 18	Code 70/8	IRC	Proposal number	#	3/8
Code title 2018 International Residential Code Section number and title E3902.16 Arc-fault circuit-interrupter protection/E3902.17 Arc			A Pag	tion August 201 ge number	17 First Printing
Proponent Tom Canon		Representing (if applicable) Gity of Richmond Electrical Inspector/in		nal Association of Elect	rical Inspectors (Indiana Chapter)
Address (number and street, city, state, and ZIP code) 6512 U.S. Hwy 27 South, Richmond	I, Indiana 47374			ephone number 765) 993	3-3518
	PROPOSED CODE C	HANGE (check one)			
Change to read as follows Add to read as follows Delete and substitute as follows Delete without substitution Delete: 2018 IRC E3902.16 and E3902.17 Substitute as follows from 2009 IRC/NEC2008 E3902.11 Arc-fault circuit-interrupter protection. All branch circuits that supply 120-volt, single- phase, 15- and 20-ampere outlets installed in family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreations rooms, closets, hallways and similar rooms or areas shall be protected by an combination type arc-fault circuit-interrupter installed to provide protection of the branch circuit. Exception: 1. Where a combination AFCI is installed at the first outlet to provide protection for the remaining portion of the branch circuit, the portion of the branch circuit between the branch-circuit overcurrent device and such outlet shall be wired with metal outlet and junction boxes and RMC, IMC, EMT or steel armored cable Type AC meeting the requirements of Section E3908.8. 2. AFCI protection is not required for a branch circuit suppling only a fire alarm system where the branch circuit is wired with metal outlet and junction boxes and RMC, IMC, EMT, or steel armored cable Type AC meeting the requirements of Section E3908.8.					
	REASON STATEMENT	AND FISCAL IMPACT			
Approval of this proposal, while removing the most comprehensive requirements of the 2018 IRC /2017 NEC regarding the installation of arc-fault protective technology, would afford significant protection for the residents of Indiana against property and human loss due to fire events caused by electrical arcing. Indiana currently stands with no requirement for the installation and use of this proven technology. Cost associated: ie, 1500 sq. ft. home, 3 volt-ampere per sq. ft. general lighting requirement equates to 3-20ampere 120volt circuits. Approximate cost for 20 ampere AFCI circuit breakers \$45 each = \$135					
	REVIEW RECO	MMENDATION			_
Approve	VEAIEM VECC	MINICIDATION			
Reject					
Approve as amended					
Further study					-

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FOR OFFICE USE ONLY Code Code title Edition International Residential Code 2018 Section number and title Page number E3902.16 Arc-fault circuit-interrupter protection. 730 & 731 Representing (if applicable) Randy Gulley Wayne Township Fire Department Address (number and street, city, state, and ZIP code) Telephone number 700 North High School Road, Indianapolis, IN. 46214 317) 246-6216 PROPOSED CODE CHANGE (check one) Change to read as follows Add to read as follows Delete and substitute as follows Delete without substitution Change only first paragraph to read as follows: Branch circuits that supply 120-volt, single-phase, 15- and 20-ampere outlets installed in kitchens, family rooms, dining rooms, livingreems, parlors, libraries, dens, bedrooms, sunreems, recreation reems, clesets, hallways, laundry areas and similar reems or areas shall be protected by any of the following: [210.12(A)] Subsections 1 thru 6 will remain unchanged. **REASON STATEMENT AND FISCAL IMPACT** Based on a average 3 bedroom 2,100 sqft home would require at least 4 or 5 15amp AFCI circuit breakers per model code. By amending the model code to require only bedroom circuits to be protected with AFCI would require at least 1 or 2 15amp AFCI circuit breakers. Cost of a AFCI circuit breaker is estimated at approximately \$36.00 each. Therefore, it would be a cost savings: 5 circuit breakers at \$36 each is \$180.00 per home x 14,600 homes = \$2,628,000.00 cost vs 2 circuit breakers at \$36 each is \$72.00 per home x 14,600 homes = \$1,051,200.00 cost. A savings of \$1,576,800.00. 4 circuit breakers at \$36 each is \$144.00 per home x 14,600 homes = \$2,102,400.00 cost vs 1 circuit breaker at \$36 each is 36.00 per home x 14,600 homes = \$525,600.00 cost. A savings of \$1,576,800.00. **REVIEW RECOMMENDATION** Approve Reject Approve as amended Further study

11/30/2022



AN ASSESSMENT OF INDIANA ONE- AND TWO-FAMILY HOME BUILDING FIRES PREVENTABLE BY AFCIS

Richard Campbell October 2018

11/30/2022 Page 140 of 242

Acknowledgements

The National Fire Protection Association thanks all the fire departments and state fire authorities who participate in the National Fire Incident Reporting System (NFIRS) and the annual NFPA fire experience survey. These firefighters are the original sources of the detailed data that make this analysis possible. Their contributions allow us to estimate the size of the fire problem.

We are also grateful to the U.S. Fire Administration for its work in developing, coordinating, and maintaining NFIRS.

To learn more about research at NFPA visit <u>www.nfpa.org/research</u>.

E-mail: research@nfpa.org

NFPA Index No. 2877

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An Assessment of Indiana One- or Two-Family Home Building Fires Preventable by AFCIs

This analysis quantifies fires and associated losses that should be wholly or partially prevented through the use of arc fault circuit interrupters (AFCIs). These estimates were obtained from the detailed information collected by the Indiana Fire Incident Reporting System and submitted to the U.S. Fire Administration's National Fire Incident Reporting System (NFIRS).

Which fires will be affected by AFCIs?

AFCIs should prevent all or nearly all fires originating between the panel board, switch board or circuit breaker board, and the outlet or switch where electricity interacts with electric-powered equipment in the home, including those end points. This list of equipment referred to here as the "Core Group" corresponds to NFIRS Equipment Involved in Ignition codes 210 and 215-219 specifically: the panel board, switch board, or circuit breaker board; electrical branch circuit wiring; outlet or receptacle; wall switch; and ground fault interrupters; and unclassified or other wiring.

It was also estimated that AFCIs might have a significant impact on the larger group of all electrical fires throughout a home, which was estimated in three ways:

- ➤ All electrical distribution or lighting equipment as Equipment Involved in Ignition, including the Core group and excluding NFIRS Equipment Involved in Ignition codes 211-214 (electrical power or utility line, electrical service supply wires from the utility, electric meter or meter box, and wiring from meter box to circuit breaker);
- > All fires involving electrical failure or malfunction as a Factor Contributing to Ignition, excluding Equipment Involved in Ignition 211-214; and
- ➤ All fires involving electrical arcing as Heat Source, excluding Equipment Involved in Ignition 211-214.

In 2012-2016, Indiana fire departments responded to an estimated average of:

- 251 home building fires per year in one- or two-family homes in which the panel board, switch board, circuit breaker board, electrical branch circuit wiring; outlet or receptacle, wall switch, ground fault interrupter, or unclassified or other wiring was involved in ignition. Fires involving this core group of wiring and related equipment caused an average of 1 civilian fatality, 5 civilian injuries, and \$6.8 million in direct property damage annually.
- 377 home building fires per year in one- or two-family homes in which any type of electrical distribution or lighting equipment was involved in ignition, including the core group above. Fires involving electrical distribution or lighting equipment caused an average of 1 civilian death, 10 civilian injuries, and \$9.6 million in direct property damage annually.
- 455 home building fires per year in one- or two-family homes in which an electrical failure or
 malfunction was a contributing factor. Note than any equipment powered by electricity can
 have such a failure. These fires caused an average of 3 civilian deaths, 9 civilian injuries, and
 \$16.5 million in direct property damage annually.
- 321 home building fires per year in one- or two-family homes in which the heat source was identified as arcing. Fires started by arcing caused an average of 1 civilian death, 5 civilian injuries, and \$9.7 million in direct property damage annually.

1

An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs,10/18

NFPA Research, Quincy, MA

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Notes on Methodology

To compensate for Indiana departments that did not report any fires in a given year, the results were multiplied by

Total IN population + Population protected by departments reporting at least one fire

Population data were obtained from NFPA's Fire Service Inventory.

The multipliers used are shown below:

Year	Multiplier
2012	1.18
2013	1.24
2014	1.96
2015	1.70
2016	1.70

Note that some departments did not submit reports every month. No adjustments were made for missing months of data.

Only building fires (NFIRS incident type 111) were analyzed.

This analysis is restricted to one- or two-family homes. Manufactured homes, other portable buildings, and fires involving structures were excluded from this this analysis, as were fires with the six NFTRS incident types indicating specific types of confined fires (confined cooking fires, confined chimney or flue fires, confined fuel burner or boiler fires, confined incinerator fires, confined compactor fires, and confined or contained trash fires that did not spread to other contents or the structure itself.

Reports of mutual aid given were excluded to avoid double-counting.

Estimates of fire and losses associated with the core group of wiring and related equipment and with all electrical distribution and lighting equipment include proportional shares of home fires with equipment involved with ignition shown as unknown or blank or as "no equipment" without a confirming heat source (codes 40-99 under heat source).

Estimates of fires and losses associated with electrical failures or malfunctions include a proportional share of fires in which the factor contributing to ignition was listed as unknown, unreported, none, or blank.

Estimates of fires involving arcing include proportional shares of fires in which the heat source was unknown or not reported.

For more information on how these estimates were calculated, see Appendix A.

An Assessment of Indiana One- and Two-Family
11ome Building Fires Preventable by AFCIs,10/18

2

NFPA Research, Quincy, MA

Appendix A. Statistical Methodology

Section I: Summary of Basic NFIRS National Estimates Methods

The statistics in this analysis are estimates derived from Indiana data submitted to the U.S. Fire Administration's (USFA's) National Fire Incident Reporting System (NFIRS) (excluding mutual aid given) and population data from NFPA's Fire Service Inventory for Indiana fire departments. NFIRS is a voluntary system by which participating fire departments report detailed factors about the fires to which they respond. Fires reported to federal or state fire departments or industrial fire brigades are not included in these estimates unless the responding fire department has its own NFIRS Fire Department Identification Code, which is very rarely the case.

NFIRS provides the most detailed incident information of any national database not limited to large fires. NFIRS is the only database capable of addressing national patterns for fires of all sizes by specific property use and specific fire cause. NFIRS also captures information on the extent of flame spread, and automatic detection and suppression equipment. For more information about NFIRS visit http://www.nfirs.fema.gov/. Copies of the paper forms may be downloaded from http://www.nfirs.fema.gov/documentation/design/NFIRS Paper Forms 2012.pdf.

NFIRS has a wide variety of data elements and code choices. The NFIRS database contains coded information. Many code choices describe several conditions. These cannot be broken down further. For example, area of origin code 83 captures fires starting in vehicle engine areas, running gear areas or wheel areas. It is impossible to tell the portion of each from the coded data.

NFIRS 5.0 introduced six categories of confined structure fires, including:

- cooking fires confined to the cooking vessel,
- confined chimney or flue fires,
- confined incinerator fire,
- confined fuel burner or boiler fire or delayed ignition,
- confined commercial compactor fire, and
- trash or rubbish fires in a structure with no flame damage to the structure or its contents.

Because these confined fires are not generally associated with electrical fires, they were excluded from this analysis.

For most fields other than Property Use and Incident Type, NFPA allocates unknown data proportionally among known data. This approach assumes that if the missing data were known, it would be distributed in the same manner as the known data. NFPA makes additional adjustments to several fields. Casualty and loss projections can be heavily influenced by the inclusion or exclusion of unusually serious fire.

Reports of mutual aid given were excluded to avoid double-counting.

Creating state level estimates

The procedure to obtain estimates of home electrical fires reported to Indiana's fire departments involved four main steps:

1. Determine the populations protected each year by fire departments that had at least one fire in NFIRS of any type, and those that did not. Obtain a multiplier to compensate for departments that did not report by dividing the total population protected by the

An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs, 10/18

NFPA Research, Quincy, MA

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- population protected by fire departments that reported at least one fire. The same population was used for the entire period.
- 2. Run queries for each of the relevant types of electrical fires for each year, and allocate the unknown data proportionally.
- 3. Multiply the results from #2 by the multiplier obtained in #1.
- Calculate the five-year annual averages by summing the results from #3 and dividing by five.

In the formulas that follow, the term "all fires" refers to all fires in NFIRS on the dimension studied. The percentages of fires with known or unknown data are provided for non-confined fires and associated losses, and for confined fires only.

Factor Contributing to Ignition (FCI): In this field, the code "none" is treated as an unknown and allocated proportionally as are fires coded as undetermined or with no entered values

To allocate unknown data for Factors Contributing to Ignition, the known data are multiplied by

All fires

(All fires - blank - undetermined - fires in which FCI =NN)

Entries in "electrical failure, malfunction" (factor contributing to ignition 30-39) were grouped together into one entry, "electrical failure or malfunction." This category includes:

- 31. Water-caused short circuit arc;
- 32. Short-circuit are from mechanical damage;
- 33. Short-circuit arc from defective or worn insulation:
- 34. Unspecified short circuit are;
- 35. Arc from faulty contact or broken connector, including broken power lines and loose connections;
- 36. Arc or spark from operating equipment, switch, or electric fence;
- 37. Fluorescent light ballast: and
- 30. Electrical failure or malfunction, other.

Equipment Involved in Ignition (EII). NFIRS 5.0 originally defined EII as the piece of equipment that provided the principal heat source to cause ignition if the equipment malfunctioned or was used improperly. In 2006, the definition was modified to "the piece of equipment that provided the principal heat source to cause ignition." However, much of the data predates the change. Individuals who have already been trained with the older definition may not change their practices. To compensate, NFPA treats fires in which EII = NNN and heat source is not in the range of 40-99 as an additional unknown.

To allocate unknown data for EII, the known data is multiplied by

All fires

(All fires – blank – undetermined – [fires in which EII =NNN and heat source <>40-99])

In addition, the partially unclassified codes for broad equipment groupings (i.e., code 100 - heating, ventilation, and air conditioning, other; code 200 - electrical distribution, lighting and power transfer, other; etc.) were allocated proportionally across the individual code choices in their respective broad groupings (heating, ventilation, and air conditioning; electrical distribution, lighting and power transfer, other; etc.). Equipment that is totally unclassified is not allocated further.

An Assessment of Indiana One- and Two-Family Home Building Fires Preventable by AFCIs, 10/18

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NFPA Research, Quincy, MA

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Ohio Electrical Ad Hoc Committee Review of the 2008 National Electrical Code

INTRODUCTION

The Electrical Ad Hoc Committee met on May 22, 2008 at the Ohio Department of Commerce in Reynoldsburg, Ohio. The committee's objectives were to identify specific issues of concern relative to the new requirements included in the 2008 National Electrical Code. In addition, this committee's goal is to formulate a consensus and make a recommendation to the Ohio Board of Building Standards regarding the adoption thereof. Discussion revolved around the economic impact of the new requirements, as well as the important safety aspects included in the code.

The purpose of this paper is to provide factual data, statistics, and information that will demonstrate why adopting the 2008 National Electrical Code will ensure the safety and welfare of Ohio's citizens. It is important to recognize that the statistical data included with this report includes statistics for the entire United States. Ohio is ranked #7 in population in the U.S., consequently it stands to reason that these statistics would include Ohio as being at a higher risk than a lower populated state. Included after each response, is the applicable NFPA 70 Report on Proposals (ROP) & Report on Comments (ROC) which copies are attached and included as part of this report. The National Electrical Code is a consensus based code process and changes are not made to the NEC unless it is substantiated by logical reasoning, research, data, and statistics to promote the practical safeguarding of persons and property from hazards arising from the use of electricity.

REVIEW OF CONCERNS

The following items have been identified through the work of the committee:

Background and review of NEC Section 210.8, GFCI Requirements.

1. Concern was expressed regarding the compatibility of GFCI's with refrigeration equipment and motor loads associated with garage door openers and sump pumps.

Response:

Section 210.8 is the main rule for application of ground-fault circuit interrupters (GFCIs). Since the introduction of the GFCI in the 1971 Code, these devices have proved to their users and to the electrical community that they are worth the added cost during construction or remodeling. Published data¹ from the U.S. Consumer Product Safety Commission show a decreasing trend in the number of electrocutions in the United States since the introduction of GFCI devices.

Deleting the two exceptions brings consistency with expansion in the 2005 NEC of GFCI receptacle requirements in Section 210.8(A)(7) for laundry, utility, and wet bar sinks. There are no exceptions for these locations and the exceptions deleted in the 2008 NEC for 210.8(A)(2) (garages & accessory buildings) & 210.8(A)(5) (unfinished basements) are now consistent with 210.8(A)(7).

In addition, the product safety standards for appliances covered by this exception require appliances to be manufactured with insulation dielectric leakage levels that do not exceed 0.5 mA. This level of leakage current is far below the 4-6 mA leakage thresholds of Class A ground fault circuit interrupters manufactured to UL Standard 943.

NFPA 70 2008 Proposal 2-40, 2-41, 2-51 NFPA 70 2008 Comment 2-34

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Background and review of NEC Section 210.12, AFCI Requirements.

- 2. Discussion regarding the expansion of AFCI requirements included the following:
 - a. Cost Impact from the 2005 NEC to the 2008 NEC; including minimum circuits required by code versus numbers that may be installed.
 - b. Reliability; concern over the requirement for combination AFCI and whether the technology has been perfected. In addition, concern regarding the compatibility with sweepers and similar motor operated appliances.

Response:

The 2008 National Electrical Code (NEC) requirement for AFCI protection considerably expands fire prevention technology to the majority of circuits installed in new and renovated homes. The type of AFCI currently available commercially is a next-generation circuit breaker that not only provides the conventional safety functions which includes short circuit, ground fault and overcurrent protection, its advanced design also rapidly detects potentially dangerous arcs and disconnects power in the circuit before a fire can start. Fire and electrical safety officials throughout the U.S. endorse AFCIs as a significant step forward in electrical fire safety.

AFCIs will save lives and make homes safer. According to the U.S. Fire Administration March 2008 Report², each year home electrical problems cause about 28,500 fires, resulting in 360 deaths, 1,000 injuries and \$995 million in property loss.

The cost of the enhanced protection is directly related to the size of the dwelling and the number of circuits installed. Current retail prices of AFCI-type circuit breakers at several national building supply chains are in the range of \$35 to \$40 per unit. Even for larger homes with more circuits, the cost increase is insignificant compared to the total cost of the home, particularly when the increased level of safety is taken into consideration.

AFCI technology was first introduced in the early 1990's³ and has been included in the code development process in the 1999, 2002, 2005, and 2008 editions⁴. In order to gain a complete understanding of the evolution of AFCI technology, it is important to recognize that the AFCI requirements have been a progressive process, as well as substantiated over the past four NEC Code cycles. Earlier proposals included whole house protection, however the code making panel recognized the need to ensure the technology will work.

Concerns have been raised regarding reliability and compatibility, with various electrical appliances and equipment. U.L. Standard 1699 requires AFCI devices to undergo a rigorous evaluation process that includes compatibility with a variety of electrical appliances and equipment. As mentioned above, AFCI technology has been around for many years and the technology has a proven track record.

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NFPA 70 1999 Proposals 2-128, 2-129, 2-130
NFPA 70 1999 Comments 2-56, 2-65, 2-66, 2-67, 2-68, 2-69, 2-70, 2-85
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NFPA 70 2002 Proposals 2-102, 2-103, 2-110, 2-112, 2-113, 2-115, 2-116
NFPA 70 2002 Comments 2-71, 2-78, 2-79, 2-80, 2-81, 2-82
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NFPA 70 2005 Proposals 2-123, 2-133, 2-134, 2-142, 2-146, 2-149, 2-150, 2-134a, 2-161, 2-167 NFPA 70 2005 Comments 2-87a, 2-93, 2-105, 2-108, 2-110
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NFPA 70 2008 Proposals 2-142, 2-126
NFPA 70 2008 Comments 2-95, 2-129, 2-137
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Background and review of NEC Section 406.11, Tamper Resistant Receptacles.

- 3. Discussion of Tamper Resistant Receptacles included the following:
 - a. Durability/Reliability: What is the mechanical life expectancy of the devices.
 - b. Usability: concern regarding compliance with ADA requirements and/or elderly regarding insertion and removal difficulty.
 - c. Safety: CPSC study shows significant number of electrical receptacle related accidents with young children.

Response:

According to a 10-year study⁵ conducted by the Consumer Product Safety Commission, (1991 – 2001) of National Electronic Injury Surveillance Systems (NEISS) data 24,000+ children under 10 years old were treated in emergency rooms for incidents related to electrical receptacles. On average, this translates to about 7 children per day.

These statistics clearly represent a need to protect our children from the inherent hazards associated with electrical receptacle outlets. When we look at the overall cost, the projected cost of a TR receptacle adds about \$0.50 to the cost of an unprotected receptacle. Based on current statistics, the average home has about 75 receptacles resulting in an overall added cost of under \$40. This amount may vary slightly based on the type and style of TR receptacle used. This minimal increase in cost buys a significant increase in electrical safety for children.

In regard to reliability, tamper resistant receptacles are evaluated UL Standard 498, which requires insertion of an attachment plug 5,000 times to ensure durability. Recent testing by several device manufacturers found no appreciable difference for insertion and removal forces between tamper-resistant and non-tamper-resistant receptacles. In addition, these standards require both tamper resistant and non-tamper resistant receptacles to not exceed a minimum retention force to retain a plug in a receptacle (3 lbf) and the maximum permitted force to withdraw an attachment plug out of a receptacle (15 lbf).

NFPA 70 2008 Proposal 18-40

Background and review of NEC Section 406.8, WR/TR Requirements.

4. Discussion of Weather Resistant/Tamper Resistant receptacles included availability and cost

Response:

The requirement for listed weather-resistant type 15- and 20-ampere receptacles for both damp and wet locations was added to the 2008 Code. Studies indicated that normal receptacles were inadequate because covers were either broken off or not closed properly. The major differences between WR and non-WR receptacles are that the WR has additional corrosion protection, UV resistance, and cold impact resistance.

A joint NEMA/UL Field study revealed that the greatest number of inoperable GFC1 receptacles were located outdoors. The rate of failure was more than double the next highest known location.

NFPA 70 2008 Proposal 18-28, 18-33 NFPA 70 2008 Comment 18-16, 18-18

Background and review of NEC Section 310.15(B)(6), Service/Feeder Conductor Sizing Requirements.

5. Discussion regarding the change to Section 310.15(B)(6) and how it affects feeder conductor sizes, relative to service conductor size.

Response:

There are no significant changes to the requirements of this section. The change was to clarify for users that the provisions apply to a single-service feeder, where previous code language could have permitted the ampacities in 310.15(B)(6) to be used for multiple feeders. Section 310.15(B)(6) allows smaller service conductor sizes and main feeders, based on load diversity and demand factors, whereas a specific feeder (other than service conductors and/or main feeder) conductor would need to be sized per Table 310.16. Therefore, this change does not provide an impact that would affect cost.

SUMMARY

In summary, the State of Ohio has always remained at the forefront of safety by adopting the most current up-to-date construction codes. The "Ohioized" version of construction codes historically involves modifying the administrative sections of the code to avoid conflict with Ohio law. Modifying the technical provisions of a code without sound statistical data and facts will only lessen the safety and welfare of Ohio's citizens. The information included in this document provides the statistics, data, and information that will help the committee gain an in depth understanding and reach a consensus to recommend to the Ohio Board of Building Standards, adoption of the 2008 National Electrical Code.

Finally, in regard to the cost impact of issues raised by the committee, included with this paper is a copy of the cost impact analysis prepared by the Ohio Chapter International Association of Electrical Inspectors, which reflects minimum requirements prescribed by code.

Tim McClintock, Chief Building Official/Electrical Inspector Wayne County Building Department

Thomas E Moore, Electrical /Building Inspector City of Beachwood

REFERENCES

¹Consumer Product Safety Commission-2000 Electrocutions Associated With Consumer Products

² US Fire Administration- (March 2008) Residential Building Electrical Fires

ADDITIONAL REFERENCES

NEMA-Real Cost of an Electrical Fire
NFPA-Tamper Resistant Fact Sheet
NFPA-AFCI Fact Sheet
Consumer Product Safety Commission Letter
Ohio Fire Marshal-Electrical Data 06/07
NEMA-Upgrading the Home: Luxury vs. Safety
Richard J. Kagan, M.D., FACS, Cincinnati Burn Center Letter
NFPA-What are NFPA Codes and Standards
Ohio Chapter IAEI-Cost Impact Analysis

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³ NEMA AFCI Evolution

⁴NFPA ROP & ROC-Several Editions

⁵Consumer Product Safety Commission Study



"Let the Code Decide" OHIO CHAPTER

International Association of Electrical Inspectors

Understanding the Cost Impact of the 2008 NEC

President
Jack Jamison
West Virginia Division

First Vice-President Joe Voros Western Reserve Division

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Junior Past-President Mike Farrell Northwest Division

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Associate Member & Membership Chairman Ronald F. Schapp

Western Section Chapter Representative Thomas E. Moore

Education Chairman Michael G. Mihalisin

Historian Oran P. Post The impact of additional Arc-Fault Circuit Interrupters and the new Tamper Resistant Receptacles in the 2008 NEC has prompted controversy driven by the misunderstood cost impact of moving from the 2005 NEC to the 2008 NEC. The NEC provides for the safe use of electricity from fire and shock. Technology over the years has enhanced that protection with minimal cost impact. Circuit breakers protect the home from overloaded circuits to prevent fires and GFCIs are well recognized in the safe use of electricity to protect us and our children from shock hazards. The GFCI entered the home in the 1970s, AFCIs became part of the NEC in the 1999 NEC and the tamper resistant receptacle in the 2008 NEC.

We will show that the impact of adding AFCI protection and Tamper Resistant Receptacles will have minimal impact on affordable housing. Keep in mind the NEC establishes the requirements for the safe electrical operation of a home. Additional circuits that include extra lighting, specific known loads, or a desire to separate circuits for isolation purposes is an additional cost that may be incurred that is once again not driven by the NEC. The additional lighting loads or appliances are not code driven, they are upgrades similar to windows, roofing configuration, or brick vs. siding.

This report has been prepared by the following Ohio Chapter Board of Director Members; Oran P. Post, Electrical Inspector for the City of Tallmadge, Ohio and Thomas E. Moore, Electrical Inspector for the City of Beachwood, Ohio and Tim McClintock, Building Official/Electrical Inspector for Wayne County, Ohio. All three Board Members have extensive experience with the code development process.

This report provides an impact statement based entirely on the 2008 NEC requirements for three different homes. The first is a 900 sq ft home to help understand the impact to affordable housing. The other two homes are typical size homes and will include a 1700 sq ft home and a 2100 sq ft home.

The findings are based on prices obtained at a local electrical distributor and other verifiable resources as follows:

Combination AFCI	\$36.34
Standard Receptacle	\$.50
Tamper Resistant Receptacle	\$1,25
Standards GFCI Receptacle	\$8,00
Famper Resistant Receptacle with GFCI	\$14.85

Results

900 sqft Home \$160.18 for 900 sq. ft. dwelling unit or \$.18/sq. ft. 1700 sqft Home \$205.27 for 1700 sq. ft. dwelling unit or \$.12/sq. ft. 2100 sqft Home \$241.36 for 2100 sq. ft. dwelling unit or \$.11/sq. ft

The 2008 NEC impact is minimal at less than a 20 cents per sq ft.

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Jack Jamison, President

11/30/2022

2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	900 sq. fr. X 3VA = 2700 VA/120 Volts = 22.5 Amps = 1.5 or 2 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar	2	\$3.25	\$36.34	\$33.09
220114(3)	rooms or areas is required.		\$25.001	\$36.34	\$11.34
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit Interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN				
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 6 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$4.50
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI récptacle required for bathroom	1	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptacles (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFO Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	32	\$.50	\$1.25	\$24.00
				TOTAL	\$160.18

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Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wirling methods and their respective prices; 250ft NM-B-14/2/2-CU-WG..........\$114.66 250ft NM-B-14/3-CU-WG.........\$75.87 250ft NM-B-14/2-CU-WG..........\$54.13

\$160.18 for 900 sq. ft. dwelling unit is a cost of \$.18/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

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2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	1700 sq. ft. X 3VA = 5100 VA/120 Volts = 42.5/15 Amps = 2.8 or 3 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, clining rooms, living rooms, parlors, libraries, dens, bedrooms, surrooms, recreation rooms, closets, hallways, or similar	3	\$3.25	\$36.34	\$66.18
220.14(3)	rooms or areas is required.		\$25.001	\$36.34	\$11.34
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN			STREET	(Orthon
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 8 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$6.00
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI recptacle required for bathroom	1	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	. 1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptades (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	. 1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFCI Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	46	\$.50	\$1.25	\$34.50
				TOTAL	\$205.27

Footnotes

- Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wiring methods and their respective prices; 250ft NM-B-14/2/2-CU-WG........\$11.4.66
250ft NM-B-14/3-CU-WG.........\$75.87
250ft NM-B-14/2-CU-WG........\$54.13

\$205.27 for 1700 sq. ft. dwelling unit is a cost of \$.12/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

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2008 NEC Code Section	Description of Code Requirement	Total Required Branch Circuit/Devices	Cost per 2005 NEC	Cost per 2008 NEC	Cost Difference
	GENERAL LIGHTING LOADS				
220.12, Table 220.12 & 220.14(J)	2100 sq. ft. X 3VA = 6300 VA/120 Volts = 52.5/15 Amps = 3.5 or 4 circuits. 2 general purpose 15 Ampere circuits which includes family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, surrooms, recreation rooms, closets, hallways, or similar	4	\$3.25	\$36.34	\$99.27
220.14(2)	rooms or areas is required.		\$25.001	\$36.34	\$11.34
	DINING ROOM				
210.52(A), 220.12, 220.14(J)	210.12(B) requires the dining room outlets to be protected by an arc fault circuit interrupter. 210.52(B)(1) requires this circuit to be on a 20 ampere circuit.	1	\$3.25	\$36.34	\$33.09
	KITCHEN				
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	Kitchen small appliance branch circuits supplying 2 Tamper Resistant GFCI Receptacles serving the kitchen countertop.	2	\$8.00	\$14.85	\$13.70
210.52(C), 210.11(C)(1), 220.14(J), & 406.11	2 Kitchen small appliance branch circuits supplying 8 Tamper Resistant receptacles located as required by 210.52(B)(1)	6	\$.50	\$1.25	\$6.00
	BATHROOM				
210.52(D), 210.11(C)(3), 220.14(J), & 406.11	1 Tamper Resistant GFCI recptacle required for bathrooms	2	\$8.00	\$14.85	\$6.85
	GARAGES				
210.52(G), 220.14(J), & 406.11	Tamper Resistant GFCI receptacles required for attached garages & unattached garages with power.	1	\$8.00	\$14.85	\$6.85
	OUTDOOR & BASEMENT RECEPTACLES				
210.52(E), 220.14(J), & 406.11	2 Tamper Resistant/Weather Resistant receptacles (front & rear of Dwelling)	2	\$.50	\$7.03	\$13.062
210.52(G), 220.14(J), & 406.11	1 Tamper Resistant GFCI required for unfinished basements	1	\$8.00	\$14.85	\$6.85
	LAUNDRY				
210.52(F), 210.11(C)(2), 220.14(J), & 406.11	1 Tamper Resistant GFCI Installed for the Laundry within 6 feet of laundry sink	1	\$8.00	\$14.85	\$6.85
	GENERAL PROVISION RECEPTACLE OUTLETS				
210.52(A), 220.12, 220.14(J), & 406.11	which includes family rooms, clining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreation rooms, closets, hallways, or similar rooms or areas	50	\$.50	\$1.25	\$37.50
				TOTAL	\$241.36

Footnotes

Standard AFCI breakers as required by the 2005 NEC
 Alternative method protecting outdoor receptacles fed from basement GFCI receptacle

This analysis is based on 2-wire home runs for branch circuits. The following consists of alternative wiring methods and their respective prices; 250ft NM-B-14/2/2-CU-WG..........\$114.66 250ft NM-B-14/3-CU-WG.......\$75.87 250ft NM-B-14/2-CU-WG......\$54.13

\$241.36 for 2100 sq. ft. dwelling unit is a cost of \$.11/sq. ft.

Not a whole lot to pay for safety!

Any extra wiring or devices above and beyond this is the choice of the builder and not mandated by the NEC.

*Prices obtained from Leff Electric Supply (see attached quote), Lowes, & Home Depot

11/30/2022

AD



Quotation

ORTE DATE	SECT RUBBER
02/26/08	S1269245
ORDER TO: Leff/Akron Electric	PACE NO.
711 Johnston St AKRON OH 44305 330-379-9800	1

LEFFELECTRIC Leff/Akron Electric 711 Johnston St AKRON OH 44306 Pax: 330-379-9865

QUOTE TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306 SHIP TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306

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		7 15A WTR RST			7	03.13/c	7.0



LEFFELECTRIC Leff/Akron Electric 711 Johnston St AKRON OH 44306

Fax: 330-379-9865





Quotation

ONOTE DATE	OLOTE.	MARIER
02/26/08	S1269	261
ORDER TO: Leff/Akron Blectric		PACIE NO
711 Johnston St AKRON OH 44396		1
330-379-9800		1

QUOTE TO: CASH ACCT TAXABLE (AKRON) 711 JOHNSTON STREET AKRON, OH 44306

CASH ACCT TAXABLE (AKRON)
711 JOHNSTON STREET
AKRON, OH 44306

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

LEGAL AND CODE SERVICES

1. Only a TYPED copy will be accepted.

- 2. Dashed line through material to be deleted. Underline or bold face material to be added.
- 3. Use a second sheet for any material requiring more space.
- 4. Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFICE USE ONLY	
Received 11 / 16 / 2018	2018 IRC	Proposal number # 320
Code title International Residential Code		Edition 2018
Section number and title E3902.16 Arc-fault circuit-interrupter protection	ction	Pa ge N umber
Proponent Phil Gettum	Representing (if applicable Gettum Associates	e)
Address (number and street, city, state, and ZIP code)		Telephone number
	PROPOSED CODE CHANGE (check one)	
Change to read as follows Add	to read as follows Delete and substitute as follo	ws X. Delete without substitution

E3902.16 Arc-fault circuit-interrupter protection.

Branch circuits that supply 120-volt, single-phase, 15- and 20-ampere outlets installed in kitchens, family rooms, dining rooms, living rooms, parlors, libraries, dens, bedrooms, sunrooms, recreations rooms, closets, hallways, laundry areas and similar rooms or areas shall be protected by any of the following: [210.12(A)]

- 1. A listed combination-type arc-fault circuit-interrupter, installed to provide protection of the entire branch circuit. [210.12(A)(1)]
- 2. A listed branch/feeder-type AFCI installed at the origin of the branch-circuit in combination with a listed outlet branch-circuit-type arc-fault circuit-interrupter installed at the first outlet box on the branch circuit. The first outlet box in the branch circuit shall be marked to indicate that it is the first outlet of the circuit. [210.12(A)(2)] 3. A listed supplemental are protection circuit breaker installed at the origin of the branch circuit in combination with
- a listed-outlet branch-circuit-type-arc-fault circuit-interrupter installed at the first outlet box on the branch circuit where all of the following conditions are met:
 - 3.1. The branch-circuit wiring shall be continuous from the branch-circuit overcurrent device to the outlet branch-circuit-arc-fault circuit-interrupter.
 - 3.2. The maximum length of the branch-circuit wiring from the branch-circuit overcurrent device to the first outlet shall not exceed 50 feet (15.2 m) for 14 AWG conductors and 70 feet (21.3 m) for 12 AWG conductors.
 - 3.3. The first outlet box on the branch circuit shall be marked to indicate that it is the first outlet on the circuit. [210.12(A)(3)]
- 4. A listed outlet branch circuit-type are fault circuit interrupter installed at the first outlet on the branch circuit in combination with a listed-branch-circuit overcurrent protective device where all of the following conditions are met:
 - 4.1. The branch-circuit wiring shall be continuous from the branch-circuit overcurrent device to the outlet branch-circuit arc-fault circuit-interrupter.
 - 4.2. The maximum length of the branch-circuit wiring from the branch-circuit overcurrent device to the first outlet shall not exceed 50 feet (15.2 m) for 14 AWG conductors and 70 feet (21.3 m) for 12 AWG conductors.
 - 4.3. The first outlet box on the branch circuit shall be marked to indicate that it is the first outlet on the circuit
 - 4.4. The combination of the branch-circuit overcurrent device and outlet branch-circuit AFCI shall be identified as meeting the requirements for a system combination-type AFCI and shall be listed as such. 1210:12(A)(4)1
- 5. Where metal outlet boxes and junction boxes and RMC, IMC, EMT, Type MC or steel-armored Type AC cables meeting the requirements of Section E3998.8, metal wireways or metal auxiliary gutters are installed for the portion of the branch circuit between the branch-circuit overcurrent device and the first outlet, a listed outlet branch-circuit type AFCI installed at the first outlet shall be considered as providing protection for the remaining portion of the

11/30/2022 Page 155 of 242 branch-circuit. [210.12(A)(5)]

6. Where a listed metal or nonmetaltic conduit or tubing or Type MC cable is encased in not less than 2 inches (50.8 mm) of concrete for the portion of the branch circuit between the branch circuit evercurrent device and the first outlet, a listed outlet branch circuit type AFCI installed at the first outlet shall be considered as providing protection for the remaining portion of the branch circuit. [210.12(A)(6)]

Exception: AFCI protection is not required for an individual branch circuit supplying only a fire alarm system where the branch circuit is wired with metal outlet and junction boxes and RMC, IMC, EMT or steel sheathed armored cable Type AC or Type MC meeting the requirements of Section E3908.8.

REASON STATEMENT AND FISCAL IMPACT

Reason:

- Brought forward from the 2005 Indiana Residential Code.
- The Indiana Fire Prevention & Building Safety Commission removed the requirement for AFCIs in bedrooms in the 2005 Indiana Residential Code due to issues with nuisance tripping resulting in homeowner frustration, distrust of the product, and the added expense of calling an electrician to troubleshoot and resolve the issue.
- Based on a cost-benefit analysis, the state's Fire Prevention & Building Safety Commission removed the requirement for AFCI's from the 2014 Indiana Building Code.

Fiscal impact:

During Indiana's review of the 2009 IRC, Dr. Kish submitted a proposed code change to require AFCIs in bedrooms only and estimated the cost to be \$250/house. Homewyse estimated the avg. cost to install one AFCI breaker in the 46204 area code to be \$200. In previous years, cost estimates were found to be \$400-\$600/house.

\$600/house.	COMMENDATION	
	MAINTENATION.	
Approve		
Reject		
Approve as amended		
	•	
Further study		_
Tarther stody		

11/30/2022 Page 156 of 242

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

- INSTRUCTIONS: 1. Only a TYPED copy will be accepted.
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 - Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W245, Indianapolis, Indiana 46204.



Dede title International Residential Code settle and utilis E3902.17 Arc-fault circuit-interrupter protection for branch circuit extensions or modifications Page number 731 reproper Randy Gulley Wayne Township Fire Department Regulate W		FOR OF	FICE USE ONLY	
Code title International Residential Code 2018 2018 2018 2018 2018 2018 2020: 177 Arc-fault circuit-interrupter protection for branch circuit extensions or modifications 731 731 732 731 732 732 733 734 735 736 736 737 730 737 730 731 731 731 731	Received 11/13/2			Imber # 32/
International Residential Code 2018 Section number and life 25902.17 Arc-fault circuit-interrupter protection for branch circuit extensions or modifications 731 Page number 7				
E3902.17 Arc-fault circuit-interrupter protection for branch circuit extensions or modifications Proposed: Representing (# applicable) Wayne Township Fire Department Randy Gulley Randy Gulley Randy Gulley Randy Gulley Randy Gulley Randy School Road, Indianapolis, IN. 46214 PROPOSED CODE CHANGE (check one) Change to read as follows		ode		
Reason statement and airwat, city, state, and ZIP code) Reason Statement and airwat, city, state, and ZIP code) Reason Statement and airwat, city, state, and ZIP code) Reason Statement and structure as follows Reason Statement and substitute as follows Reason Statement and substitute as follows Reason Statement and Fiscal IMPACT Reason Statement and Fiscal IMPACT Reason Statement and Fiscal IMPACT Words of modified, replaced or extended are words that will not be accepted by the legal review of this code. Difficult to determine an actual quantity of home remodels or home additions. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per putlet equals a cost savings of \$ 50,370.00. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per circuit breaker equals a cost savings of \$ 74,460.00. Review Recommendation	Section number and little	A		
Randy Gulley ### Address (rull, state, and ZIP pools) Telephone number of street, city, state, and ZIP pools) Total North High School Road, Indianapolis, IN. 46214 PROPOSED CODE CHANGE (check one) Change to read as follows		iterrupter protection for branch of		/31
PROPOSED CODE CHANGE (check one) Change to read as follows	Randy Gulley			tment
REASON STATEMENT AND FISCAL IMPACT Words of modified, replaced or extended are words that will not be accepted by the legal review of this code. Difficult to determine an actual quantity of home remodels or home additions. Estimate 2,190 (.15%) of 14,500 homes at a cost of \$23.00 per outlet equals a cost savings of \$.50,370.00. Estimate 2,190 (.15%) of 14,500 homes at a cost of \$34.00 per circuit breaker equals a cost savings of \$.74,460,00. REVIEW RECOMMENDATION				
REASON STATEMENT AND FISCAL IMPACT Words of modified, replaced or extended are words that will not be accepted by the legal review of this code. Difficult to determine an actual quantity of home remodels or home additions. Estimate 2,190 (.15%) of 14,800 homes at a cost of \$23.00 per outlet equals a cost savings of \$50,370.00. Estimate 2,190 (.15%) of 14,800 homes at a cost of \$34.00 per circuit breaker equals a cost savings of \$ 74,460.00. REVIEW RECOMMENDATION		PROPOSED CO	DE CHANGE (check one)	
Words of modified, replaced or extended are words that will not be accepted by the legal review of this code. Difficult to determine an actual quantity of home remodels or home additions. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per circuit breaker equals a cost savings of \$ 50,370.00. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per circuit breaker equals a cost savings of \$ 74,460.00. REVIEW RECOMMENDATION Approve Reject				
Difficult to determine an actual quantity of home remodels or home additions. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$23.00 per putlet equals a cost savings of \$ 50,370.00. Estimate 2,190 (.15%) of 14,600 homes at a cost of \$34.00 per circuit breaker equals a cost savings of \$ 74,460.00. REVIEW RECOMMENDATION Approve Reject		REASON STATEM	ENT AND FISCAL IMPACT	
Approve Approve as amended	Difficult to determine an actual Estimate 2,190 (.15%) of 14,60	quantity of home remodels or hom 00 homes at a cost of \$23.00 per ou	ne additions. utlet equals a cost savings of \$ 50,370	.00.
Approve Approve as amended		REVIEW R	ECOMMENDATION	
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	teject			
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	500 A55-A		
Received	FOR OFFICE US		posal number
11/16/2018	2018	IRC Pro	# 322
Code title			Edition
International Residential Code			2018
Section number and title			Page Number
E3902.17 Arc-fault circuit-interrupter protec	ction for branch circuit ext	ensions or modification	ns
Proponent		presenting (if applicable)	
Phil Gettum	G	ettum Associates	
Address (number and street, city, state, and ZIP code)			Telephone number
	PROPOSED CODE CHAP	NGE (check one)	
Change to read as follows Add	to read as follows Delete	and substitute as follows	X Delete without substitution
E3902.17 Arc-fault-circuit-interrupter p			
Where branch-circuit wiring is modified, re		any of the areas spec	ified in Section E3902.16, the branch
circuit shalf be protected by one of the fol			
1. A combination-type AFCI locat			
			existing branch circuit. [21 0.12(B)]
Exception: AFCI protection shall not be re			
m) in length and does not include any add	ditional outlets or device	є. [210.12(В) Exceptic	on]
	REASON STATEMENT AN	D FISCAL IMPACT	
Reason:	•		
Brought forward from the 2005 Indiana Residentia	al Code		
Fiscal impact:			
Approve	REVIEW RECOMM	ENDATION	
Арргоче			
Reject			
-			
Approve as amended			
Further study			

11/30/2022 Page 158 of 242



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Received		_ FOR OFFIC	E HEE ONLY		
		Code FOR OFFIC	E USE ONLY	Proposal number	1/ 00 0
10/20	1/2018	2018	IRC	<u> </u>	#323
Code title	•			Edition	
International Residential Co	ode			2018	
Section number and title	au flasina - coloau			Page Nu	mber
E3905.1 Box, conduit body Proponent	or nitting—where	e requirea	Representing (if applic	rahie)	
Charlie Eldridge				idianapolis Power & Lig	ht Company
Address (number and street, city, s 551 Grassy Ln., Indianapolis, IN					ne number 70-3444
55 T Grassy Lin., Indianapolis, in	1 40217	PROPOSED CODE	CHANGE (check one)	(017) 3	70-3444
E3905.1 Box, conduit be A box or conduit body sha and pull point except as c	all be installed a	at each conductor spl	lice point, outlet, s 05.1.1 through E39	witch point, junctio 905.1.6.	n point, <u>termination point</u> ,
Passari		REASON STATEMEN	T AND FISCAL IMPACT		
	cted from the 2005	·			tion 300.15.
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11/30/2022 Page 159 of 242

PROPOSAL FOR CODE CHANGE

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		FUR OFFIC	E USE ONLY		
10/29/20/8	Code	2018	IRC	Proposal number	# 324
Code title		 -		Edition	
International Residential Code				2018	
Section number and title				Page Number	
E3905.3.2 Securing to box					
Proponent			Representing (if an	nolicable)	
Charlie Eldridge				e Indianapolis Power & Light Co	mnenv
Address (number and street, city, state, and ZIP code)			O O TO O TO THE	Telephone nu	
551 Grassy Ln., Indianapolis, IN 46217				(317) 370-34	
	PRO	POSED CODE	CHANGE (check on		
E3905.3.2 Securing to box. Wiring methods shall be secured to the Exception: Where nonmetallic-sheathed larger than a nominal size of 2 ¼ inches is fastened within 8 inches (203 mm) of knockout not less than ¼ inch (6.4 mm) permitted in a single cable knockout operation.	I cable (T) by 4 inch the box m , securing	ype MN) or places (57 mm) neasured alo the cable to	by 102 mm) mo ong the sheath, o the box shall r	unted in walls or ceilings, and where the sheath ext	and where the cable ends through a cable
Reason: Type UF cable is permitted to be used in place (_	-	T AND FISCAL IMP.		ce was extracted from
the 2018 NEC Section 314.17(C) Exception.					
Fiscal impact: No fiscal impact					
		REVIEW RECO	MMENDATION		
Approve		REVIEW RECO	OMMENDATION		
		REVIEW RECC	OMMENDATION		
Approve		REVIEW RECC	OMMENDATION		

11/30/2022 Page 160 of 242

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FOR OFFICE USE ONLY	
Received 10/29/2018 Code 2018 IRC	Proposal number # 325
Code title	Edition
International Residential Code	2018
Section number and title	Page Number
E3905.12.2.1 Conductor fill	1: (1)
Proponent Representing (if a Charlie Eldridge Consultant for th	ipplicable) ne Indianapolis Power & Light Company
Address (number and street, city, state, and ZIP code)	Telephone number
551 Grassy Ln., Indianapolis, IN 46217	(317) 370-3444
PROPOSED CODE CHANGE (check or	ne)
E3905.12.2.1 Conductor fill. Each conductor that originates outside the box and terminates or is spliced veconductor that passes through the box without splice or termination shall be not less than twice the minimum length required for free conductors in Section or coil of unbroken conductor having a length equal to or greater than to Section E3406.11.3, shall be counted twice. The conductor fill, in cubic inches E3905.12.2.1. A conductor, no part of which leaves the box, shall not be counted to the conductor of the conductor of the conductor in the conductor of the conductor is conductor.	counted once. A looped, unbroken conductor on E3406.11.3 shall be counted twice. Each wice that required for free conductors by es, shall be computed using Table
permitted to be omitted from the calculations where such conductors enter a	
Exception: An equipment grounding conductor or not more than four fixture of permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception]	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMPResson:	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMPResson: Text extracted from the 2005 Indiana Electrical Code	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMPResson: Text extracted from the 2005 Indiana Electrical Code Fiscal impact: No fiscal impact REVIEW RECOMMENDATION	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMPResson: Text extracted from the 2005 Indiana Electrical Code Fiscal impact: No fiscal impact	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMP Reason: Text extracted from the 2005 Indiana Electrical Code Fiscal impact: No fiscal impact REVIEW RECOMMENDATION Approve	box from a domed fixture or similar canopy
permitted to be omitted from the calculations where such conductors enter a and terminate within that box. [314.16(B)(1) Exception] REASON STATEMENT AND FISCAL IMPResson: Text extracted from the 2005 Indiana Electrical Code Fiscal impact: No fiscal impact REVIEW RECOMMENDATION	box from a domed fixture or similar canopy

11/30/2022 Page 161 of 242



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	FOR OFFICE	E USE ONLY	
Received 10/29/2018	Code 20/8	IRC	Proposal number # 326
Code title			Edition
International Residential Code			2018
Section number and title			Page Number
E3905.12.2.2 Clamp fill			
Proponent Charlie Eldridge		Representing (if applicable Consultant for the Indian	e) Dapolis Power & Light Company
Address (number and street, city, state, and ZIP code)			Telephone number
551 Grassy Ln., Indianapolis, IN 46217	PROPOSED CODE C	HANGE (check one)	(317) 370-3444
Where one or more internal cable clamp allowance in accordance with Table E38 allowance shall not be required for a cal are an integral part of a nonmetallic box. A clamp assembly that incorporates a caspecific nonmetallic boxes. Conductors calculations provided in Section E3905, not require a fill allowance, but, the voluble excluded from the box volume as many conductors.	905.12.2.1 shall be ma ble connector having it that does not protrude able termination for the that originate within th 12.2.1 as though they the of the portion of the	ade based on the larg ts clamping mechanise more than 1/8 in. in e cable conductors si the clamp assembly sh entered from outside the assembly that remains	est conductor present in the box. An sm outside of the box or for clamps that to the box. nall be listed and marked for use with hall be included in conductor fill of the box. The clamp assembly shall ains within the box after installation shall
Reason: Many nonmetallic boxes have a flapper style of		FAND FISCAL IMPACT	ted when calculating box fill. I see this as a non-
Issue for a single home; however, this could be			200 1110 100 1110 100 1110
Fiscal impact: No fiscal impact to a net savings	depending on the AHJ		
	REVIEW RECO	MMENDATION	
Approve			
Reject			.
Approve as amended			
Further study			-

Page 162 of 242 11/30/2022



State Form 41186 (R3 / 5-10)

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	FOR OFFICE	USE ONLY		
Received 10/29/2018	Code 2018 _	0	Proposal number #	327
Code title International Residential Code	1		Edition 2018	<u> </u>
Section number and title	- BIRAS		Page Number	
E3908.8.3 Nonmetallic sheathed cable (Type Proponent	e MAI)	Representing (if applicab	le)	
Charlie Eldridge Address (number and street, city, state, and ZIP code)		Consultant for the India	anapolis Power & Light Compa Telephone numbe	
551 Grassy Ln., Indianapolis, IN 46217			(317) 370-3444	r
	PROPOSED CODE CI	HANGE (check one)		
E3908.8.3 Nonmetallic sheathed cable In addition to the insulated conductors, the Equipment grounding conductors shall be	he cable shall have an	insulated, covered with Table E3908.	, or bare equipment gro 12. (334.108)	unding conductor
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: Text extracted from the 2005 Residential Code				
Fiscal impact: No fiscal impact				
Approve	REVIEW RECON	/IMENDATION		
rippi ove				
Reject				
Approve as amended				
Further study	 			

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		E LICE ON N	
		E USE ONLY	
11/16/2018	^{code} 2018	IRC	Proposal number # 328
Code title International Residential Code			Edition 2018
Section number and title	-		Page Number
E4002.14 Tamper-resistant receptacles			- Sage Hamber
Proponent		Representing (if applicable	2)
Phil Gettum		Gettum Associates	
Address (number and street, city, state, and ZIP code)			Telephone number
	PROPOSED CODE (HANGE (check one)	
E4002.14 Tamper-resistant receptacles In areas specified in Section E3001.1, 15 tamper-resistant receptacles. [406.12(A)] Exception: Receptacles in the following k 1. Receptacles located more that 2. Receptacles that are part of a 3. A single receptacle for a single located in spaces dedicated for the	B and 20-ampere, 12 - cations shall not be n 5.5 feet (1676 mm) Luminaire or appliance appliances served another. The appliance	required to be tampe above the floor. e. ex receptacle for two I and, under condition es shall be cord-and	ocking-type receptacles shall be listed
		AND FISCAL IMPACT	
Reason:	<u> </u>		
Brought forward from the 2005 Indiana Resid	dential Code		
The state's Fire Prevention & Building Safety 2009 Indiana Electrical Code due to its fiscal		the requirement for ta	imper-resistant receptacles (TRR) from the
There are cost-effective products on the market t from using the outlet. The required force to insert			·
Fiscal impact: In previous years, cost estimates were found to be house has on average 75 receptacles for an added receptacle used.			
	REVIEW RECO	MMENDATION	
Approve			
Reject		<u> </u>	
Approve as amended			-
Further study	_	<u>-</u>	

11/30/2022 Page 164 of 242



PROPOSAL FOR CODE CHANGE

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	FOR OFFICE	USE ONLY	
Received 11/11/2018	2018	IRC	Proposal number # 329
Code title Indiana Residential Code			Edition 2020
Section number and title Chapter 42, Swimming pools			Page Number 1 of 6, codebook pages 765-777
Proponent Cralg Wagner		Representing (if applicabl	e)
Address (number and street, city, state, and ZiP code) 220 W Van Buren St, Ste 204, Columbia City			Telephone number 260-248-3111, cell 260-212-2943
	PROPOSED CODE C	HANGE (check one)	
		Delete and substitute as foll	-
Note: The text and table are not unde	rlined for this prop	osal, an entire cha	pter proposal, for clarity.

Chapter 42

Spas, hot tubs and hydromassage tubs

E4201.1 Scope. The provisions of this chapter shall apply to the construction and installation of electric wiring and equipment associated with all hot tubs and spas, and hydromassage bathtubs, whether permanently installed or storable, and shall apply to metallic auxiliary equipment, such as pumps, filters and similar equipment. Electrical installations of in-ground, above ground and therapeutic pools, and ornamental fountains shall comply with the requirements of the Indiana Electric Code, 675 IAC 17.

E4201.2 Definitions. (680.2)

CORD-AND-PLUG-CONNECTED LIGHTING ASSEMBLY, A lighting assembly consisting of a cord-andplug-connected transformer and a luminaire intended for installation in the wall of a spa or hot tub.

DRY-NICHE LUMINAIRE. A luminaire intended for installation in the floor or wall of a spa.

HYDROMASSAGE BATHTUB. A permanently installed bathtub equipped with a recirculating piping system, pump, and associated equipment designed so it can accept, circulate and discharge water upon each use.

LOW -VOLTAGE CONTACT LIMIT. A voltage not exceeding the following values:

- 1. 15 volts (RMS) for sinusoidal ac.
- 2. 21.2 volts peak for nonsinusoidal ac.
- 3. 30 volts for continuous dc.
- 4. 12.4 volts peak for dc that is interrupted at a rate of 10 to 200 Hz.

MAXIMUM WATER LEVEL. The highest level that water can reach before it spills out.

NO-NICHE LUMINAIRE. A luminaire intended for installation above or below the water without a niche.

11/30/2022 Page 165 of 242 PACKAGED SPA OR HOT TUB EQUIPMENT ASSEMBLY. A factory-fabricated unit consisting of water circulating heating and control equipment mounted on a common base intended to operate a spa or hot tub. Equipment may include pumps, air blowers, heaters, luminaires, controls and sanitizer generators.

SELF-CONTAINED SPA OR HOT TUB. A factory-fabricated unit consisting of a spa or hot tub vessel with all water circulating, heating and control equipment integral to the unit. Equipment may include pumps, air blowers, heaters, luminaires, controls and sanitizer generators.

SPA OR HOT TUB. A hydromassage pool, or tub for recreational or therapeutic use, not located in health care facilities, designed for immersion of users, and usually having a filter, heater, and motor-driven blower. They are installed indoors or outdoors, on the ground or supporting structure, or in the ground or supporting structure. Generally, a spa or hot tub is not designed, or intended, to have its contents drained or discharged after each use.

STORABLE/PORTABLE SPAS AND HOT TUBS. A spa or hot tub that is constructed on or above the ground with nonmetallic, molded polymeric walls or inflatable fabric walls regardless of dimension.

THROUGH-WALL LIGHTING ASSEMBLY. A lighting assembly intended for installation above grade, on or through the wall of a pool, consisting of two interconnected groups of components separated by the pool wall.

WET-NICHE LUMINAIRE. A luminaire intended for installation in a structure where the luminaire will be completely surrounded by water.

SECTION E4202 WIRING METHODS FOR POOLS, SPAS, HOT TUBS AND HYDROMASSAGE BATHTUBS

E4202.1 General. Wiring methods used in conjunction with permanently installed hot tubs that are installed in corrosive environments described in Section E4202.2.1 shall comply with Table E4202.1, Sections E4202.2 and E4205 and Chapter 38 except as otherwise stated in this section. Wiring methods used in conjunction with hot tubs that are not installed in noncorrosive environments shall comply with Chapter 38. Hydromassage bathtubs shall comply with Section E4209. [680.7; 680.14 (A) and (B); 680.23(B) and (F); 680.25(A); 680.42; 680.43; and 680.70]

E4202.2 Corrosive environment. Areas where sanitation chemicals are stored, areas with circulation pumps, automatic chlorinators or filters, open areas under decks adjacent to or abutting structures and similar locations shall be considered to be corrosive environments. The air in such areas shall be considered to be laden with acid, chlorine and bromine vapors or any combination of acid, chlorine or bromine vapors; and any liquids or condensation in those areas shall be considered to be laden with acids, chlorine and bromine vapors, or any combination of acid, chlorine or bromine vapors. [680.14 (A)]

E4202.2.1 Wiring Methods. Described in Section E4202.2 shall be listed and identified for use is such areas. Rigid metal conduit (RMC), intermediate metal conduit (IMC), rigid polyvinyl chloride conduit (RNC) and reinforced thermosetting resin conduit shall be considered to be resistant to the corrosive environment specified in Section E4202.2. [680.14 (B)]

TABLE E4202.1 a

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PERMITTED WIRING METHOD	S IN CORR	OSIVE E	NVIRON	MEN1	ΓS
WIRING LOCATION OR PURPOSE	IMC ^b ,				FLEX
(Application allowed where marked with an "A")	RMC ^b ,	LFMC	FNMC	MCg	CORD
	RNC ^e				
Panelboard(s) that supply equipment: from service	\mathbf{A}^{f}		A		
equipment to panelboard					
Wet-niche and no-niche luminaires: from branch	A		A		
circuit					
OCPD to deck or junction box					
Wet-niche and no-niche luminaires: from deck or	\mathbf{A}^{j}	_	Α	_	A ^d
junction					
box to forming shell		_			
Dry niche: from branch circuit OCPD to luminaires	Α		A	_	i _
Motors: from branch circuit OCPD to motor	A	A ^c	Α ^c	A	A ^d
Packaged or self-contained outdoor spas and hot	Α	A	Α		Ad
tubs with					
underwater luminaire: from branch circuit OCPD to					
spa or hot tub		 			, _d
Indoor spas and hot tubs, and other spa or hot tub	A	A	A	. —	A^d
associated equipment: from branch circuit OCPD to					
equipment		-	- 4		- A d
Indoor spas and hot tubs, and other spa or hot tub	Α	A	A	<u> </u>	A^{d}
associated equipment: from branch circuit OCPD to					
equipment		A i	-		
Connection at lighting transformers or power	Α	A ¹	A	—	-
supplies					
			<u> </u>		L

For SI: 1 foot = 304.8 mm.

- a. For all wiring methods, see Section E4205 for equipment grounding conductor requirements.
- b. See Section E4202.2.1 for use of metal conduits in corrosive environments.
- c. Limited to where necessary to employ flexible connections at or adjacent to a pool motor.
- d. Flexible cord shall be installed in accordance with Section E4202.2.
- e. Nonmetallic conduit shall be rigid polyvinyl chloride conduit Type PVC or reinforced thermosetting resin conduit Type RTRC.
- f. Aluminum conduits shall not be permitted in the pool area where subject to corrosion.
- g. Where installed as direct burial cable or in wet locations, Type MC cable shall be listed and identified for the location.
- h. See Section E4202.3 for listed, double-insulated pool pump motors.
- i. Limited to use in individual lengths not to exceed 6 feet. The total length of all individual runs of LFMC shall not exceed 10 feet.
- j. Metal conduit shall be constructed of brass or other approved corrosion-resistant metal.

E4202.3 Flexible cords. Flexible cords used in conjunction with a spa, hot tub or hydromassage bathtub shall be installed in accordance with the following:

- 1. For other than underwater luminaires, fixed or stationary equipment shall be permitted to be connected with a flexible cord to facilitate removal or disconnection for maintenance or repair. The flexible cord shall not exceed 3 feet (914 mm) in length.
- 2. Other than listed low-voltage lighting systems not requiring grounding, wet-niche luminaires that are supplied by a flexible cord or cable shall have all exposed noncurrent-carrying metal parts grounded by an insulated copper equipment grounding conductor that is an integral part of the cord or cable. Such grounding conductor shall be connected to a grounding terminal in the supply junction box, transformer enclosure, or other enclosure and shall be not smaller than the supply conductors and not smaller than 16 AWG. [680.23(B)(3)]

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- 3. A listed packaged spa or hot tub installed indoors that is GCFI protected shall be permitted to be cord-and-plug connected provided that such cord does not exceed 15 feet (4572 mm) in length. [680.42(A)(2)]
- 4. A listed packaged spa or hot tub rated at 20 amperes or less and installed indoors shall be permitted to be cord-and-plug connected to facilitate maintenance and repair. (680.43 Exception No. 1)
- 5. For other than underwater lighting luminaires, the requirements of Item 1 shall apply to any cord-equipped luminaire that is located within 16 feet (4877 mm) radially from any point on the water surface. [680.22(B)(5)]

E4202.4 Ground-fault circuit-interrupters required. Electrical equipment, including power-supply cords, shall be protected by ground-fault circuit-interrupters. 125-volt, 15- and 20-ampere receptacles located within 20 feet (6096 mm) of the inside walls of a storable spa, or storable hot tub shall be protected by a ground-fault circuit-interrupter. In determining these dimensions, the distance to be measured shall be the shortest path that the supply cord of an appliance connected to the receptacle would follow without passing through a floor, wall, ceiling, and doorway with hinged or sliding door, window opening, or other effective permanent barrier. (680.32)

E4202.5 Luminaires. Luminaires for storable spas and storable hot tubs shall not have exposed metal parts and shall be listed for the purpose as an assembly.

E4202.5.1 Over the low-voltage contact limit but not over 150 volts. A lighting assembly without a transformer or power supply, and with the luminaire lamp(s) operating at over the low-voltage contact limit, but not over 150 volts, shall be permitted to be cord and plug-connected where the assembly is listed as an assembly for the purpose and complies with all of the following:

- 1. It has an impact-resistant polymeric lens and luminaire body.
- 2. A ground-fault circuit -interrupter with open neutral conductor protection is provided as an integral part of the assembly.
- 3. The luminaire lamp is permanently connected to the ground-fault circuit-interrupter with open-neutral protection.
- 4. The design of an underwater luminaire supplied from a branch circuit either directly or by way of a transformer or power supply shall be such that, where the fixture is properly installed without a ground-fault circuit-interrupter, there is no shock hazard with any likely combination of fault conditions during normal use (not relamping). In addition, a ground-fault circuit-interrupter protection for personnel shall be installed in the branch circuit supplying luminaires operating at voltages greater than the low-voltage contact limit, to protect personnel performing lamping, relamping or servicing. The installation of the ground-fault circuit-interrupter shall be such that there is no shock hazard with any likely fault-condition combination that involves a person in a conductive path from any ungrounded part of the branch circuit or the luminaire to ground. Compliance with this requirement shall be obtained by the use of a listed underwater luminaire and by installation of a listed ground-fault circuit-interrupter in the branch circuit or a listed transformer or power supply for luminaires operating at more than the low-voltage contact limit. Luminaires that depend on submersion for safe operation shall be inherently protected against the hazards of overheating when not submerged. [680.23(A)(1), (A)(3), (A)(7) and (A)(8)]
- 5. It has no exposed metal parts. [680.33(B)]

E4202.6 Receptacle locations. Receptacles shall be located not less than 6 feet (1829 mm) from the inside walls of a, storable spa or storable hot tub. In determining these dimensions, the distance to be measured shall be the shortest path that the supply cord of an appliance connected to the receptacle would follow without passing through a floor, wall, ceiling, and doorway with hinged or sliding door, window opening, or other effective permanent barrier. (680.34)

E4202.7 Disconnecting means. Disconnecting means for storable pools and storable/portable spas and hot tubs shall comply with Section E4202.3.

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E4202.8 Ground-fault circuit -interrupters. The outlet(s) that supplies a self-contained spa or hot tub, or a packaged spa or hot tub equipment assembly, or a field-assembled spa or hot tub with a heater load of 50 amperes or less, shall be protected by a ground-fault circuit-interrupter. (680.44)

A listed self-contained unit or listed packaged equipment assembly marked to indicate that integral ground-fault circuit-interrupter protection is provided for all electrical parts within the unit or assembly, including pumps, air blowers, heaters, lights, controls, sanitizer generators and wiring, shall not require that the outlet supply be protected by a ground-fault circuit-interrupter. [680.44(A)]

E4202.9 Electric water heaters. Electric spa and hot tub water heaters shall be listed and shall have the heating elements subdivided into loads not exceeding 48 amperes and protected at not more than 60 amperes. The ampacity of the branch-circuit conductors, and the rating or setting of overcurrent protective devices, shall be not less than 125 percent of the total nameplate load rating. (680.9)

E4202.10 Underwater audio equipment. Underwater audio equipment shall be identified for the purpose. $[680.27(\Lambda)]$

E4202.10.1 Speakers. Each speaker shall be mounted in an approved metal forming shell, the front of which is enclosed by a captive metal screen, or equivalent, that is bonded to and secured to the forming shell by a positive locking device that ensures a low-resistance contact and requires a tool to open for installation or servicing of the speaker. The forming shell shall be installed in a recess in the wall or floor of the pool. $[680.27(\Lambda)(1)]$

E4202.10.2 Wiring methods. Rigid metal conduit of brass or other identified corrosion-resistant metal, rigid polyvinyl chloride conduit, rigid thermosetting resin conduit or liquid-tight flexible nonmetallic conduit (LFNC-B) shall extend from the forming shell to a suitable junction box or other enclosure. Where rigid nonmetallic conduit or liquid-tight flexible nonmetallic conduit is used, an 8 AWG solid or stranded insulated copper bonding jumper shall be installed in this conduit with provisions for terminating in the forming shell and the junction box. The termination of the 8 AWG bonding jumper in the forming shell shall be covered with, or encapsulated in, a suitable potting compound to protect such connection from the possible deteriorating effect of pool water. [680.27(A)(2)]

E4202.10.3 Forming shell and metal screen. The forming shell and metal screen shall be of brass or other approved corrosion-resistant metal. Forming shells shall include provisions for terminating an 8 AWG copper conductor. [680.27(A)(3)]

E4202.11 Emergency switch for spas and hot tubs. A clearly labeled emergency shutoff or control switch for the purpose of stopping the motor(s) that provides power to the recirculation system and jet system shall be installed at a point that is readily accessible to the users. This emergency shutoff or control switch shall be adjacent to, and within sight, of the spa or hot tub and not less than 5 feet (1524 mm) away from the spa or hot tub. This requirement shall not apply to one-family dwellings. (680.41)

SECTION E4203 HYDROMASSAGE BATHTUBS

E4203.1 General. Installations of hydromassage bathtubs shall be required to comply only with Section E4209. The branch circuit wiring method(s) supplying a hydromassage bathtub shall comply with Chapter 38.

E4203.2 Ground-fault circuit-interrupters. Hydromassage bathtubs and their associated electrical components shall be supplied by an individual branch circuit(s) and protected by a readily accessible ground-fault circuit-interrupter. All 125-volt, single-phase receptacles not exceeding 30 amperes and located within 6 feet (1829 mm) measured horizontally of the inside walls of a hydromassage tub shall be protected by a ground-fault circuit-interrupter(s). (680.71)

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E4203.3 Other electric equipment. Luminaires, switches, receptacles, and other electrical equipment located in the same room, and not directly associated with a hydromassage bathtub, shall be installed in accordance with the requirements of this code relative to the installation of electrical equipment in bathrooms. (680.72)

E4203.4 Accessibility. Hydromassage bathtub electrical equipment shall be accessible without damaging the building structure or building finish. Where the hydromassage bathtub is cord- and plug-connected with the supply receptacle accessible only through a service access opening, the receptacle shall be installed so that its face is within direct view and not more than 12 inches (305 mm) from the plane of the opening (680.73)

E4203.5 Bonded parts.

The following parts shall be bonded together:

- 1. Metal fittings within or attached to the tub structure that are in contact with the circulating water.
- 2. Metal parts of electrical equipment associated with the tub water circulating system, including the pump and blower motors.
- 3. Metal-sheathed cables and raceways and metal piping that are within 5 feet (1524 mm) of the inside walls of the tub and that are not separated from the tub area by a permanent barrier.
- 4. Exposed metal surfaces that are within 5 feet (1524 mm) of the inside walls of the tub and not separated from the tub area by a permanent barrier.
- 5. Electrical devices and controls that are not associated with the hydromassage tubs and that are located within 5 feet (1524 mm) from such units.

Exceptions:

- 1. Double-insulated motors and blowers shall not be bonded.
- 2. Small conductive surfaces not likely to become energized, such as air and water jets, supply valve assemblies and drain fittings not connected to metal piping, and towel bars, mirror frames and similar nonelectric equipment not connected to metal framing shall not be required to be bonded.

E4203.6 Method of bonding. Metal parts required to be bonded by this section shall be bonded together using a solid copper bonding jumper, insulated, covered or bare, not smaller than 8 AWG. The bonding jumper(s) shall be required for equipotential bonding in the area of the hydromassage bathtub and shall not be required to be extended or attached to any remote panelboard, service equipment, or electrode. In all installations, a bonding jumper long enough to terminate on a replacement nondouble-insulated pump or blower motor shall be provided and shall be terminated to the equipment grounding conductor of the branch circuit of the motor where a double-insulated circulating pump or blower motor is used. (680.74)

REASON STATEMENT AND FISCAL IMPACT This proposal removes language about pools from Chapter 42 since pools are required to be have their electrical systems installed according to the InEC. Fiscal impact: No fiscal impact, editorial. REVIEW RECOMMENDATION Approve Reject Approve as amended

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	FOR OFFICE USE ONLY	
10 / 29 / 2018 Code 2	2018 IRC	Proposal number # 330
Code title		Edition
International Residential Code		2018
Section number and title		Page Number
E4207.4 Receptacle locations		
Proponent	Representing (if a	oplicable)
Charlie Eldridge		e Indianapolis Power & Light Company
Address (number and street, city, state, and ZIP code)		Telephone number
551 Grassy Ln., Indianapolis, IN 46217		(317) 370-3444
PROPOS	ED CODE CHANGE (check on	e)
E4207.4 Receptacle locations. Receptacles shall be located not less than 6 <u>10</u> feet (storable hot tub. In determining these dimensions, the		
hinged or sliding door, window opening, or other effect		
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Received 10 / 29 / 2018 Code 20	018 IRC	Proposal number # 33/
Code title International Residential Code		Edition 2018
Section number and title E4301.2 Definitions		Page Number
Proponent Charlie Eldridge	Representing (if a Consultant for t	applicable) the Indianapolis Power & Light Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217		Telephone number (317) 370-3444
PROPOSE	D CODE CHANGE (check o	one)
E4301.2 Definitions. ABANDONED CLASS 2 CABLE. Installed Class 2 cabwith a tag. CLASS 2 CIRCUIT. That portion	ole that is not terminat	ted at equipment and not identified for future us
DEACONET	ATEMENT AND FISCAL IMI	ID S.CT
Reason: Extracted text from the 2005 Indiana Residential Code	CIENTER I AIRD FISCAL IIVI	i nei
Fiscal impact: No fiscal impact REVIE	EW RECOMMENDATION	
Approve		
Reject		
Approve as amended		
Further study		

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eived 10/29/20/8	Code -	IRC	Proposal number # 332
ode title			Edition
nternational Residential Code			2018
ction number and title			Page Number
4301.3 Spread of fire or products of combus	stion		- aga manaan
roponent	••	Representing (if applicable	
tharlie Eldridge		Consultant for the Indian	napolis Power & Light Company
ddress (number and street, city, state, and ZIP code)			Telephone number
51 Grassy Ln., Indianapolis, IN 46217			(317) 370-3444
	PROPOSED CODE C	HANGE (check one)	
E4301.3 Spread of fire or products of co The accessible portion of abandoned Clas		be permitted to rema	<u>ain.</u>
	REASON STATEMENT	AND FISCAL IMPACT	
Reason: Added new section was extracted from the 2005 to	ndiana Residential Code	è	
Fiscal impact: <i>No fiscal impact</i>			
	REVIEW RECO	MMENDATION	
Approve			
Reject			
Approve as amended			
urther study			

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Meteraen	<u> 11/11/</u>	2018	20/8	IRC	71000381	# 333
Code title						Edition
	Residential Code					2020
Section nur	mber and title					Page Number
Chapter 4	44 Referenced st	andards.				1 of 1 , codebook page 783, 787
Proponent				Representing (if app	olicable)	
Craig Wa	-			IABO		
,	imber and street, city,				ŀ	Telephone number
220 W V	an Buren St, Ste 2	04, Columbia Cit	<u> </u>	CHANCE (-bb	<u> </u>	260-248-3111, cell 260-212-2943
			PROPOSED CODE	CHANGE (check one)	<u> </u>	
Change		' designations		_ Delete and substitute :		Delete without substitution
Fenestration Products R703.4 32-17 32-01: Design and Construction of Frost-protected Shallow Foundations R403.1.4.1						
			REASON STATEME	NT AND FISCAL IMPA	ст	
This prop	osal is correction	s from ICC.				
m. 1.	t N. C. alda	. 10: 4.1				
Fiscal impact: No fiscal impact, editorial. REVIEW RECOMMENDATION						
Approve REVIEW RECOMMENDATION						
Reject						
Acar	amandad					
Approve as amended						
Further stu	dy	_		-		<u> </u>

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Received 11/11/20/8	Code 7018	IRC	Proposal numb	" # 334		
11/11/20/0	00,0	<u> </u>		# 55/		
Code title	Editi	on				
Indiana Residential Code			202	0		
Section number and title			Page	Number		
Appendixes A through D	_			1, codebook pages 821-850		
Proponent	_	Representing (if applicable	1)			
Craig Wagner		IABQ				
Address (number and street, city, state, and ZIP code)			L L	phone number		
220 W Van Buren St, Ste 204, Columbia City			260	-248-3111, cell 260-212-2943		
	PROPOSED CODE	CHANGE (check one)				
Change to read as follows Add to read as follows Delete and substitute as follows X Delete without substitution Delete Appendixes A through D without substitution.						
	REASON STATEMEN	T AND FISCAL IMPACT				
This proposal deletes informative appendixes not part of the prescriptive rule.						
Fiscal impact: No fiscal impact						
REVIEW RECOMMENDATION						
Approve						
Reject						
Approve as amended						
Further study						

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	FOR OFFICE U	SE ONLY	
Received 11/11/2018	code 2018 I	RC	Proposal number # 335
Code title			Edition
Indiana Residential Code			2020
Section number and title			Page Number
AE101.1 General.			1 of 1, codebook page 851
Proponent Craig Wagner		epresenting (if applicable) ABO	
Address (number and street, city, state, and ZIP code)			Telephone number
220 W Van Buren St, Ste 204, Columbia Cit			260-248-3111, cell 260-212-2943
	PROPOSED CODE CHA	NGE (check one)	
 installed on privately owned (nonrer Construction, alteration and r installation of a manufactured Construction, installation, add that is necessary for connectin systems. Alterations, additions or repair 	ntal) lots and shall apply repair of any foundation of home unit. In the dition, alteration, repairing manufactured homes are to existing manufactured accessory buildings and of the codes adopted by the able to the design and contact the codes adopted by the co	y to the following in system that is not represented in a system that is not represented in a system that is not tured homes. The is structures, and they this jurisdiction construction of magnetic properties in the system of t	of the building service equipment r power supplies and sewage construction, alteration, moving, neir building service equipment, shall to anufactured homes and shall not be
	REASON STATEMENT AN		
This proposal adds mobile homes to the tex		re still in use in Indiar	na.
,	REVIEW RECOMM	MENDATION	
Approve			
Reject .			
Approve as amended			
Further study			

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Code title		Edition			
Indiana Residential Code		2020			
Section number and title		Page Number			
AE102.1 General.		1 of 1, codebook page 851			
Proponent	Representing (If applicable)				
Craig Wagner	IABO				
Address (number and street, city, state, and ZIP code)		Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943			
PROPOSED CODE	CHANGE (check one)				
Change to read as followsAdd to read as followsX_Delete and substitute as follows Delete without substitution AE102.1 General. Manufactured homes and their building service equipment to which additions or alterations are made shall comply with all of the applicable requirements of the Indiana Residential Code (675 IAC 14) for new facilities.					
REASON STATEMEN	T AND FISCAL IMPACT				
This proposal explains the scope of the general requirements for installation.					
Fiscal impact: No fiscal impact, explanatory only.					
REVIEW RECOMMENDATION					
Approve					
Reject					
Approve as a mended					
Further study					

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Code title				Edition				
Indiana Residential Code				2020				
Section number and title				Page Number				
AE102.2 Additions, alterations or repairs. 1 of 1, codebook page 85.								
,	Proponent Representing (if applicable)							
Craig Wagner IABO Address (number and street, city, state, and ZIP code) Telephone number								
220 W Van Buren St, Ste 204, Columbia City, IN 4	6725	260-248-3111, cell 260-212-25						
		HANGE (check one)						
Change to read as follows Add to read as follows XDelete and substitute as follows Delete without substitution AE102.2 Additions. Additions made to a manufactured home shall conform to the requirements of this code and all other applicable Indiana codes. Additions shall be structurally independent from the manufactured home. Exception: Structural independence need not be provided when: (1) structural calculations are provided to the building official confirming that the addition will not adversely affect the structural integrity of the manufactured home, or (2) the manufacturer of the home confirms, in writing, that the home will safely support the structural loads imposed by the proposed addition. REASON STATEMENT AND FISCAL IMPACT This proposal explains general requirements for additions as has been required by Indiana in the past.								
Fiscal impact: No fiscal impact, explanatory only. REVIEW RECOMMENDATION								
Approve Reject								
Approve as amended								
Further study								

11/30/2022 Page 178 of 242



PROPOSAL FOR CODE CHANGE

LEGAL AND CODE SERVICES

INSTRUCTIONS:

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- 2. Dashed line through material to be deleted. <u>Underline</u> or bold face material to be added.
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FOR OFFICE USE ONLY						
Received (1/4)	Code On 12	- 10 C	Proposal number // 220			
11/11/2018	2018	LKC	# 558			
	· ·					
Code title			Edition			
Indiana Residential Code Section number and title			2020 Page Number			
AE102.2.1 Alterations.			1 of 1, codebook page 851			
Proponent	•••	Representing (if applicable				
Craig Wagner		IABO	1			
Address (number and street, city, state, and ZIP code)			Telephone number			
220 W Van Buren St, Ste 204, Columbia City,	, IN 46725	260-248-3111, cell 260-212-29				
	PROPOSED CODE C	HANGE (check one)				
Change to read as follows _X_ Ad	d to read as follows	Delete and substitute as follo	ws Delete without substitution			
AE102.2.1 Alterations. Alterations m	nay be made to any	manufactured hom	e or to its building service equipment			
without requiring the existing manufa						
requirements of these provisions, prov						
construction, and provided further tha	t no nazaru to me,	nearm, or safety wil	it be created by such additions or			
alterations.						
REASON STATEMENT AND FISCAL IMPACT						
	REASON STATEMENT	AND PISCAL INPACT				
This was a long to the property of the propert						
This proposal explains general requirements for alterations as has been required by Indiana in the past.						
Fiscal impact: No fiscal impact, explanatory only.						
REVIEW RECOMMENDATION						
Approve						
Reject						
Manager as amended						
Approve as amended						
Further study						
_						

11/30/2022 Page 179 of 242

LEGAL AND CODE



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

- SERVICES 1. Only a TYPED copy will be accepted.
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FOR OFFIC	E USE ONLY					
Received 41 / 1 / 2 0 ST Code CODE	TOP	roposal number				
11/11/2018	INC	# 339				
Code title	Edition					
Indiana Residential Code	2020					
Section number and title AE102.3 Existing installations.	Page Number 1 of 1, codebook page 852					
Proponent	Representing (if applicable)	1 Of 1, COURDOOK Page 652				
Craig Wagner	IABO	·				
Address (number and street, city, state, and ZIP code)	1 17 12 2	Telephone number				
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943				
	CHANGE (check one)					
<u> </u>						
Change to read as follows Add to read as follows D	elete and substitute as follows	_X_ Delete without substitution				
AE102.3 Existing installations. Building service equips	nent lawfully in exist	ence at the time of the adoption of				
the applicable codes shall have their use, maintenance or						
accordance with the original design and hazard to life, h						
	zami or property mas r	lot been created by such building				
service equipment.						
REASON STATEMEN	T AND FISCAL IMPACT					
		· ·				
This proposal deletes requirements outside of the scope of this coo	٩					
This proposal defects requirements adiable of the scope of this code.						
Fiscal impact: No fiscal impact, explanatory only.						
REVIEW RECOMMENDATION						
Approve	_					
Reject						
	•					
Approve as amended						
_						
Further study						

11/30/2022 Page 180 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

INSTRUCTIONS:

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- 3. Use a second sheet for any material requiring more space.
- Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



FOR OFF	CE USE ONLY				
Proofined Code	-	Proposal number 1/2 0/10			
11/11/2018 2018	IRC	# 340			
Code title Indiana Residential Code		Edition 2020			
Section number and title Page Number					
AE102.4 Existing occupancy.	1 of 1, codebook page 852				
Proponent	Representing (if applicable				
Craig Wagner	IABO	•			
Address (number and street, city, state, and ZIP code)		Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943			
PROPOSED CODE	CHANGE (check one)				
	· ·	-			
Change to read as follows Add to read as followsX	Delete and substitute as follo	ws Delete without substitution			
AE102.4 Existing Occupancy. The use or occupancy	of any manufactured	home shall not be changed			
unless evidence is provided to show compliance with the					
Safety Commission for the new use or occupancy and b					
	e rereased for constr	uction when required by the General			
Administrative Rules (675 IAC 12).					
REASON STATEMENT AND FISCAL IMPACT					
REASON STATEMENT AND FISCAL IMPACT					
This proposal explains Indiana rules for proposed change to anoth	er occupancy type.				
Fiscal împact: No fiscal impact, explanatory only.					
	OMMENDATION	.			
Approve		-			
Reject					
Approve as amended					
Further study		<u></u>			
·					

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

LEGAL AND CODE SERVICES

- 1. Only a TYPED copy will be accepted.
- $\textbf{2. } \textit{Dashed line through material to be deleted}. \ \underline{\textit{Underline}} \ \textit{or bold face material to be added}.$
- 3. Use a second sheet for any material requiring more space.
- Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFIC	E USE ONLY	•	
Received 11/11/2018	Code 2018	TRC	Proposal number # 341	
11111 2010	0010	1110	# 211.	
Code title			Edition	
Indiana Residential Code	2020			
Section number and title AE102.5 Maintenance.	Page Number			
Proponent		Representing (if applicable	1 of 1, codebook page 852	
Craig Wagner		IABO	,,	
Address (number and street, city, state, and ZIP code)			Telephone number	
220 W Van Buren St, Ste 204, Columbia City	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
AE102.5 Maintenance. All manufactured homes and their building service equipment, existing and new, and all parts thereof, shall be maintained in a safe and sanitary condition. All devices or safeguards that are required by applicable codes or by the Manufactured Home Standards shall be maintained in conformance to the code or standard under which it was installed. The owner or the owner's designated agent shall be responsible for the maintenance of manufactured homes, accessory buildings, structures and their building service equipment. To determine compliance with this section, the building official may has the authority to cause any manufactured home, accessory building or structure to be reinspected.				
	REASON STATEMENT	AND FISCAL IMPACT		
This proposal removes maintenance language that is outside of the scope of this code. Fiscal impact: No fiscal impact, explanatory only.				
	REVIEW RECO	MMENDATION		
Approve				
Reject				
Approve as amended				
Further study				

11/30/2022 Page 182 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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FOR OFFIC	E USE ONLY			
Received 11/11/2018 Code 2018	IRC Proposi	# 342		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE201.1 Definitions, Manufactured homes.		1 of 1, codebook page 852		
Proponent	Representing (if applicable)			
Craig Wagner	IABO			
Address (number and street, city, state, and ZIP code)		Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
PROPOSED CODE C	HANGE (check one)			
MANUFACTURED HOME. A structure transportable in one or more sections that, in the traveling mode, is 8 body feet (2438 body mm) or more in width or 40 body feet (12 192 body mm) (12192 body mm) or more in length or, where erected on site, is 320 or more square feet (30 m2), and which is built on a permanent chassis and designed to be used as a <i>dwelling</i> with or without a permanent foundation when connected to the required utilities, and includes the plumbing, heating, air-conditioning and electrical systems contained therein; except that such term shall include any structure that meets all of the requirements of this paragraph, except the size requirements and with respect to which the manufacturer voluntarily files a certification required by the Secretary of the U.S. Department of Housing and Urban Development (HUD) and complies with the standards established under this title. For mobile homes built prior to June 15, 1976, a label certifying compliance with the Standard for Mobile Homes, NFPA 501, ANSI 119.1, in effect at the time of manufacture, is required. For the purpose of these provisions, a mobile home shall be considered to be a manufactured home.				
This proposal corrects a number mistake, and clarifies that manufactured homes installed on a nonrental lots in Indiana require a permanent foundation.				
Ficeal impacts No ficeal impact evaluations only				
Fiscal impact: No fiscal impact, explanatory only. REVIEW RECOMMENDATION				
Approve	HINE TONI I OH			
Reject				
Approve as amended				
Further study		-		

11/30/2022 Page 183 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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FOR OFFICE US	SE ONLY	<u>-</u>			
Received 11/11/2018 Code 2018	IRC	Proposal number # 343			
Code title		Edition			
Indiana Residential Code		2020			
Section number and title		Page Number			
AE301.1 Initial installation.		1 of 1, codebook page 852			
Proponent Re	presenting (if applicable)				
Craig Wagner IA	ABO				
Address (number and street, city, state, and ZIP code)		Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943			
PROPOSED CODE CHA	NGE (check one)				
	Change to read as followsAdd to read as followsX_Delete and substitute as follows Delete without substitution AE301.1 Permit. Where required by local ordinance, a manufactured home shall not be installed or altered without first obtaining a permit.				
REASON STATEMENT AND FISCAL IMPACT					
This proposal clarifies that permits shall be obtained when required by local ordinance.					
Fiscal impact: No fiscal impact, explanatory only.					
REVIEW RECOMN	IENDATION				
Approve					
Reject					
Approve as amended					
Further study					

11/30/2022 Page 184 of 242

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

21010 | 2011 | 12200 | 110 | 0 20

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	FOR OFFIC	E USE ONLY		
Received 11/11/2019	Code 2019	700	Proposal	number 42/1/
11/11/2018	2018	IRC		#374
Code title				
Indiana Residential Code				Edition 2020
Section number and title				Page Number
AE301.2 Additions and alterations to a manufa	actured home.			1 of 1, codebook page 852
Proponent		Representing (if applicable)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)				Telephone number
220 W Van Buren St, Ste 204, Columbia City, In				260-248-3111, cell 260-212-2943
	PROPOSED CODE C	HANGE (check one)		
Change to read as follows Add to	road as follows X I	Dalata and substitute as follo	1105	Delete without substitution
Change to read as followsAbb to	1590 92 JOHOM2 _V_I	Delete and Substitute as rolld	ws	Deserte Audiour 2002 (Cotto)
AE201 2 Additions and alternations to	a manufaatuvai	Lhama Whara ragu	dead by	local audinomos, a nommit
AE301.2 Additions and alterations to				
shall be obtained to alter, remodel, or ac	a accessory bull	aings or structures t	o a mar	nutactured nome.
	DEACON CTATEMENT	CAND FICANT INSPACE		
REASON STATEMENT AND FISCAL IMPACT				
This proposal clarifies that permits for additions or alterations shall be obtained when required by local ordinance.				
Fiscal impact: No fiscal impact, explanatory only.				
risearimpact. No fiscar impact, explanatory only.	REVIEW RECO	MMENDATION		
Approve	NEVIEW NEGO	THE PROPERTY OF THE PARTY OF TH		
Reject				
Approve as amended				
Further study				

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE SERVICES

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FOR OFFICE USE ONLY	t -			
Received 11/11/2018 Code 2018 IR	Proposal number # 345			
Code title	Edition			
Indiana Residential Code	2020			
Section number and title	Page Number			
AE301.3, AE301.4, AE302, AE303, AE304, AE305, AE306, AE307, AE401,	1 of 1, codebook page 852-855			
	ing (if applicable)			
Craig Wagner IABO				
Address (number and street, city, state, and ZiP code)	Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725	260-248-3111, cell 260-212-2943			
PROPOSED CODE CHANGE (ch	eck one)			
Delete Sections AE301.3, AE301.4, AE302, AE303, AE304, AE305, AE306, AE307, AE401 REASON STATEMENT AND FISCAL IMPACT This proposal deletes sections from the code which are outside the scope of the rule or whose information are in other sections.				
Fiscal impact: No fiscal impact, explanatory only.	TON			
Approve REVIEW RECOMMENDAT	ION			
Approve				
Reject				
Approve as amended	,			
Further study				

11/30/2022 Page 186 of 242

LEGAL AND CODE

SERVICES



PROPOSAL FOR CODE CHANGE

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	FOR OFFIC	E USE ONLY		
Received 11/11/20/8	2 <i>018</i>	IRC	Proposal number # 346	
Code title			l Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE402.1 Location on property.			1 of 1, codebook page 856	
Proponent		Representing (if applicable		
Craig Wagner		IABO	,	
Address (number and street, city, state, and ZIP code)			Telephone number	
220 W Van Buren St, Ste 204, Columbia City,	, IN 46725		260-248-3111, cell 260-212-2943	
, , , , , , , , , , , , , , , , , , , ,		HANGE (check one)		
X Change to read as follows Add to read as follows Delete and substitute as follows Delete without substitution AE402.1 General. Manufactured homes and accessory buildings shall be located on the property in accordance with applicable eodes and ordinances of this jurisdiction sections of the Indiana Residential Code (675 IAC 14) and the ordinances of the jurisdiction in which the home is sited. REASON STATEMENT AND FISCAL IMPACT				
This proposal defines how manufactured homes are to be located on nonrental lots. Fiscal impact: No fiscal impact, explanatory only.				
	REVIEW RECO	MMENDATION		
Approve Reject				
Approve as amended Further study		_		

11/30/2022 Page 187 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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402 West Washington Street, Room W246, Indianapolis, Indiana 46204.



	FOR OFFIC	E USE ONLY			
Received 11/11/2019	Code 2018	TRC	Proposal number #347		
11/11/0010	2010	<u> </u>	11 2//		
Code title			Edition		
Indiana Residential Code	2020				
Section number and title	Page Number				
AE502.1 General	1 of 1, codebook page 856				
Proponent		Representing (if applicable)		
Craig Wagner		IABO			
Address (number and street, city, state, and ZIP code)			Telephone number		
220 W Van Buren St, Ste 204, Columbia City	•		260-248-3111, cell 260-212-2943		
	PROPOSED CODE (CHANGE (check one)			
X Change to read as followsAc AE502.1 General. Foundation system		Delete and substitute as folkonstructed in accorda	_		
considered a permanent installation.	Where the manufact	turer's installation in	nstructions and foundation design		
details for the home are available, the					
details for the from the distribution, the	TO GITTAGETOTI D J GOOTE	TARGET BY MISHING II	t decoration (1111 111000 11111)		
	D-140114D-7-1-1-1	T 45 ID FIG. 11 ID 4 D 4 CT			
	KEASON STATEMENT	T AND FISCAL IMPACT			
This proposal clarifies that when the manufa the installation of the manufactured home.	icturer's installation red	quirements are availabl	e those instructions are to be followed for		
Fiscal impact: No fiscal impact, explanatory only.		•			
Tibdat Hiptory to tibdat Hipday angustratory owny.	REVIEW RECO	MMENDATION	 -		
Approve			· · ·		
Reject					
Approve as amended					
Further study			_		
, Grady steely					

11/30/2022 Page 188 of 242

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PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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			FOR OFFIC	E USE ONLY		
Received	11/11/2018	Code	2018	IRC	Proposal	# 348
Code title Indiana F	Residential Code				-	Edition 2020
	Section number and title AE504.1 General.					Page Number 1 of 1, codebook page 857
Proponent Craig Wa	igner			Representing (if applica	able)	
	umber and street, city, state, and ZIP an Buren St, Ste 204, Columb	ia City, IN 4672				Telephone number 260-248-3111, cell 260-212-2943
		PRO	POSED CODE	CHANGE (check one)		
<u>AE504.</u>	Change to read as follows .1 General, Accessory st	_	_	Delete and substitute as f	. –	Delete without substitution unufactured home.
1	ception: Structural indep structural calculations adversely affect the str the manufacturer of th imposed by the propos	are provided uctural integ e home conf	to the build rity of the r irms, in wri	ding official confi nanufactured hon	ne, or	at the addition will not a
		REAS	ON STATEMEN	T AND FISCAL IMPACT		
	posal gives guidance to adding	•	ctures next to	a manufactured ho	me.	,
, 12 2 3 1 1 1 1 1			REVIEW RECO	MMENDATION		· · · · · · · · · · · · · · · · · · ·
Approve				=		
Reject						
Approve as	amended		••			
Further stu	dy	_				

11/30/2022 Page 189 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGALAND CODE

INSTRUCTIONS:

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FOR OFFICE	CE USE ONLY	<u> </u>		
Registered	Droper	al number		
11/11/2010 2018	IRC	# 399		
Code title		Edition		
Indiana Residential Code		2020		
Section number and title		Page Number		
AE505.1 General.		1 of 1, codebook page 857		
Proponent	Representing (if applicable)			
Craig Wagner Address (number and street, city, state, and ZIP code)	IABO	Telephone number		
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943		
	CHANGE (check one)	200-240-3111, CEII 200-212-2343		
11101 0320 0002	contract (circuit only)			
Change to read as follows Add to read as followsX_	Delete and substitute as follows	Delete without substitution		
AE505.1 General. The alteration, replacement, or addit	ion to the building service	equipment, other than that		
required for the initial installation of the manufactured h				
code.				
, 				
REASON STATEMEN	T AND FISCAL IMPACT			
This proposal gives guidance to additional service equipment supplemental to the manufactured home.				
Front Co. N. P. Marcon and A. A. C. C.				
Fiscal impact: No fiscal impact, explanatory only.	DMMENDATION			
Approve	MINICIDATION .			
Reject				
Approve as amended				
		<u> </u>		
Further study				

11/30/2022 Page 190 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

INSTRUCTIONS:

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- 2. Dashed line through material to be deleted. <u>Underline</u> or bold face material to be added.
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- Return this completed form to: Indiana Department of Homeland Security, Code Services, 402 West Woshington Street, Room W246, Indianapolis, Indiana 46204.



=	FOR OFFIC	E USE ONLY		
Received 11/11/2018	^{Code} 2018	IRC	Proposal number # 350	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE507.1 General.	1 of 1, codebook page 857			
Proponent		Representing (if applicable)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)	·		Telephone number	
220 W Van Buren St, Ste 204, Columbia City	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
AE507.1 General. Alterations made to a manufactured home subsequent to its initial installation shall conform to the occupancy, fire safety and energy conservation requirements set forth in the Manufactured Home Standards, or referenced by, the applicable rules of the Fire Prevention and Building Safety Commission. REASON STATEMENT AND FISCAL IMPACT This proposal gives guidance to the rules for alterations to the manufactured home.				
Fiscal impact: No fiscal impact, explanatory only.	DEMEM BECO	MMENDATION		
Approve	REVIEW RECO	MINICIADATION		
Другоче				
Reject				
Approve as amended				
Further study				

11/30/2022 Page 191 of 242

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LEGAL AND CODE



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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	FOR OFFICE	USE ONLY	•	
Received 11/11/2018	^{Code} 20/8	IRC	Proposal number # 35/	
Code title			Edition	
Indiana Residential Code			2020	
Section number and title			Page Number	
AE604.3 Resistance to weather deterioration	1 of 1, codebook page 858			
Proponent		Representing (if applicable	e)	
Craig Wagner		IABO		
Address (number and street, city, state, and ZIP code)			Telephone number	
220 W Van Buren St, Ste 204, Columbia City,	, IN 46725		260-248-3111, cell 260-212-2943	
	PROPOSED CODE C	HANGE (check one)		
X Change to read as follows Ad	d to read as follows	Delete and substitute as fol	lows Delete without substitution	
AE604.3 Resistance to weather deterioration. All anchoring equipment, tension devices and ties shall have a resistance to deterioration as required by this code. All anchoring equipment surfaces exposed to weathering shall have a resistance to weather deterioration at least equivalent to that provided by a coating of zinc on steel of not less than 0.625 ounces per square foot.				
REASON STATEMENT AND FISCAL IMPACT				
This proposal details the minimum requirement for protection of anchoring devices exposed to weathering.				
Fiscal impact: No fiscal impact since anchoring dev	REVIEW RECO		to rarely used site built devices.	
Approve	NETIETI NECO	- INCIDATION		
Reject		. <u>-</u> -		
Approve as amended				
Further study				

11/30/2022 Page 192 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGALAND CODE SERVICES

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Received 11/11/2018 Code 2016	7 IRC "	roposal number #35Z			
		1.5			
Code title Indiana Residential Code		Edition 2020			
Section number and title		Page Number			
Appendixes F through T		1 of 1, codebook pages 861-943			
Proponent	Representing (If applicable)	1 of 1, codebook pages bo1-545			
Craig Wagner	IABO				
Address (number and street, city, state, and ZIP code)		Telephone number			
220 W Van Buren St, Ste 204, Columbia City, IN 46725		260-248-3111, cell 260-212-2943			
PROPOSED CODE	CHANGE (check one)				
	Delete Appendixes F through T without substitution. REASON STATEMENT AND FISCAL IMPACT This proposal deletes informative appendixes not part of the prescriptive rule.				
Fiscal impact: No fiscal impact	_				
	OMMENDATION				
Approve					
Reject					
Approve as amended					
Further study					

11/30/2022 Page 193 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

LEGAL AND CODE

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	FOR OFFICE USE ONLY					
Received 11/14/2018 Code 2	1018 IRC	Proposal number # 353				
Code title Indiana Residential Code		Edition 2020				
Section number and title R313.2 One- and Two-family dwellings automatic fire sy	Page Number 1 of 1					
Proponent Representing (if applicable) Bobby LaRue Monroe County Bullding Department						
Address (number and street, city, state, and ZIP code) 501 N. Mortan Street, Bloomington, IN 47404		Telephane number 812.349.2580				
PROPOS	SED CODE CHANGE (check one)					
	ubstitute as follows x Delete wit	hout substitution				
Dejete the text of Section 310.1, Exception 2 in its entirety.						
REASON S	TATEMENT AND FISCAL IMPACT	-				
No cost. Similar language to this was introduced by the sprinkler in that change. The change was passed in the committee b two separate occasions but did not receive a 2/3 majority rescue openings from sleeping rooms represents a significant of the committee o	y an 8 – 6 vote and was disap y in order to overturn the com cate disadvantage in an emer	proved by a majority of ICC voting members on mittee. Removing emergency escape and				
	/IEW RECOMMENDATION					
Approve						
Reject						
Approve as amended						
Further study						

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PROPOSAL FOR CODE CHANGE

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FOR OFFICE USE ONLY	
Received 11/13/2018 Code 2018 IRC Propos	# 354
Code title Indiana Residential Code	Edition 2020
Section number and title R905.1.2 Ice barriers	Page number 1 of 1
Proponent John Cochran, Bose Public Affairs Group Representing (# applicable) Amos Exteriors, Inc.	
Address (number and street, city, state, and ZIP code) 111 Monument Circle, Suite 2700, Indianapolis, IN 46204	Telephone number (317) 684-5408
PROPOSED CODE CHANGE (check one)	
Change to read as follows Add to read as follows Delete and substitute as follows R905.1.2 (ce barriers. In areas where there has been a history of ice forming along the caves occurring a backup of water a An ice barrier shall be installed for asphalt shingles, metal roof shingles, mineral-surfaced roll roofin shingles, and wood shakes. The barrier shall consist of not fewer than two layers of underlayment polymer-modified bitumen sheet shall be used in place of normal underlayment and extend from the point not less than 24 inches (610 mm) inside the exterior wall line of the building, measured horizon greater than eight units vertical in 12 units horizontal (67-percent slope), the Ice barrier shall also be mm) measured along the roof slope from eave edge of the building. Exception: Detached accessory structures not contained conditioning floor area.	g, slate and slate-type shingles, wood cemented together, or a self-adhering a lowest edges of all roof surfaces to a ntally. On roofs with slope equal to or
REASON STATEMENT AND FISCAL IMPACT	
REASON STATEMENT AND PISCAL IMPACT	
The proposal also clarifies that the 24" dimension is measured horizontally and not along the plane understood in the roofing trades. If the distance of ice barrier coverage were to be measured by the protected over the inside of the home would depend significantly on the length of the overhang as we the fiscal impact would be minimal, if any, depending on the home.	slope, the extent to which a roof is
REVIEW RECOMMENDATION	
Approve	
Reject	
Approve as amended	-
Forther study	



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FOR OF	ICE USE ONLY	
Received 11/16/20/8 Code 20/8	IRC	Proposal number # 355
Code title	_	Edition
International Residential Code		2018
Section number and title R905.1.2 Ice barriers		Page Number
Proponent	Representing (if applicable	e)
Bill Kaufholz	Fischer Homes	
Address (number and street, city, state, and ZIP code)		Telephone number
PROPOSED COD	E CHANGE (check one)	
— Change to read as follows — Add to read as follows — R905.1.2 Ice barriers An ice barrier shall be installed for asphalt shingle slate and slate-type shingles, wood shingles and		les, mineral-surfaced roll roofing,
fewer than two layers of underlayment cemented bitumen sheet shall be used in place of normal ur roof surfaces to a point not less than 24 inches (6 The 24 inch measurement shall be along the slop outside face of the wall intersects the roof deck. S greater than eight units vertical in 12 units horizor applied not less than 36 inches (914 mm) measur building.	iderlayment and ex 10 mm) outside the e of the roof from the see Figure 905.1.2 (atal (67-percent slop	tend from the lowest edges of all exterior wall line of the building, ne point where the projected (a). On roofs with slope equal to or pe), the ice barrier shall also be
Exception 1: Detached accessory structures not	containing conditio	ned floor area
Exception 2: If an attic/roof section is insulated to face of the exterior wall	a minimum of R-3	8 uncompressed over the outside
See pg. 2 for Figure 905.1.2 Ice barriers		
REASON STATEME	NT AND FISCAL IMPACT	
Reason:		
Fiscal impact:		
	COMMENDATION	
Approve		
Reject		
Approve as amended		
Further study		

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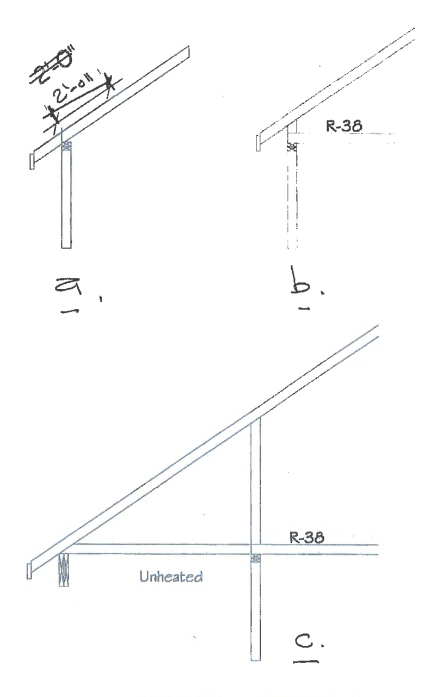


FIGURE 905.1.2 ICE BARRIERS

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Received 11/16/2018	^{Code} 20/8	IRC	Proposal number # 356	
Code title			Edition	
International Residential Code			2018	
Section number and title			Page Number	
N1103.3.5 Building cavities Proponent		Danasania - (if limble		
Bill Kaufholz		Representing (if applicable Fischer Homes	=,	
Address (number and street, city, state, and ZIP code)		Tibeller Hotiles	Telephone number	
	PROPOSED CODE C	HANGE (check one)		
	T NOT OBED CODE C	THE PERIOD OF THE		
X Change to read as follows Add to read as follows Delete and substitute as follows Delete without substitution N1103.3.5 Building cavities (Mandatory). Building framing cavities shall not be used as supply ducts or plenums.				
Reason: This maintains the current code language and al Leakage to Outside that we approved a few me	llows building cavitles to i		Changing the testing from Total leakage to	
_		•		
Fiscal impact: Requiring all homes to have fully o	ducted return ducts will a	dd \$2,000-\$5,000/new h	ome.	
	REVIEW RECO	MMENDATION		
Approve				
Reject		 -		
Approve as amended		_ _		
Further study			<u></u>	

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PROPOSAL FOR CODE CHANGE

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	FOR OFFICE	LISE ONLY		
Received 11/11/12019	Code _	P	Proposal number # 357	
11/14/2018	2018	IRC	<u> </u>	
Code title	-		Edition	
nternational Residential Code			2018	-
Section number and title			Page Number	
E3501 Electrical definitions				
Proponent		Representing (if applicable)	alla Barrara A Linta Communi	
Charlie Eldridge		Consultant for the Indianap	polis Power & Light Company	
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217			Telephone number (317) 370-3444	
oo i Grassy En., indianapolis, IN 46217	DROPOSED CODE C	HANGE (check one)	(317) 370-3444	
	PROPOSED CODE C	HANGE JUNEUR ONE)		
Change Section E3501 Electrical defin (1) Delete the definition of APPROVED at (2) Delete the definition of BRANCH CIR more receptacles or outlets for lighting at (3) Change the definition of Grounding Change the definition of Grounding Change the definition of Grounding Egrounding electrode conductor, or both, at (4) Change the definition of Grounding Egrounding electrode(s) to the equipment equipment, at each building or structure at derived system. (5) Delete the definition of LABELED and SR202.	and substitute to read CUIT, GENERAL PU and appliances. Conductor, Equipment ment, raceways, and at the service equipment grounding conductor to grounding conductor where supplied by a follows	RPOSE and substitutes to read as follows: The other enclosures to the ent or at the source of a read as follows: The o or to the grounded con eeder(s) or branch circ : See the definition of L	A branch circuit that supplies conductor used to connect the system grounded conductor of a separately derived system. conductor used to connect the ductor, or to both, at the servicuit(s), or at the source of a separately derived system.	two or e r the se arately
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: The electrical definitions in E3501 above were ex	xtracted directly from the	electrical definitions in the	e 2005 Indiana Residential Code	
Fiscal impact: No fiscal impact				
	REVIEW RECO	VIMENDATION		
Approve				
Reject				
Approve as amended				
Further study				
rationer account				

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	FOR OFFICE USE ON	IV
Received Code	_	Pronosal number
11/14/2018	2018 IN	2C # 358
Code title		Edition
International Residential Code		2018
Section number and title		Page Number
E3601.2 Number of services		
Proponent Charlie Eldridge		nting (if applicable) ant for the Indianapolis Power & Light Company
Address (number and street, city, state, and ZIP code) 551 Grassy Ln., Indianapolis, IN 46217		Telephone number (317) 370-3444
	ROPOSED CODE CHANGE	
— Change to read as follows X Add to read as follows X Add to read E3601.2 Number of services. One- and two-family dwellings shall be supplied by only on Exception: A building with more than one occupancy shall be pe	e service. (230.2)	substitute as follows Delete without substitution vice-entrance conductors for each service, run to each occupancy.
RE/		
Reason: To make clear that each occupancy (dwelling unit) is per	ASON STATEMENT AND FIS rmitted to have their own	
Reason: To make clear that each occupancy (dwelling unit) is pe		
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC:		
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets.	rmitted to have their own	service equipment.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets.	rmitted to have their own	
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, see entrance conductors.	rmitted to have their own et of underground service comparison of the permitted to have	service equipment.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, seentrance conductors. Exception No. 1: A building with more than one occupance.	rmitted to have their own et of underground service comparison of the permitted to have	service equipment. onductors, or service lateral shall supply only one set of service
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupancy defined in 230.2, run to each occupancy or group of occup	rmitted to have their own et of underground service comparison of the permitted to have	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupancy defined in 230.2, run to each occupancy or group of occup	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupancy defined in 230.2, run to each occupancy or group of occup Fiscal impact: No Fiscal Impact	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupancy defined in 230.2, run to each occupancy or group of occup Fiscal impact: No Fiscal Impact	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupance defined in 230.2, run to each occupancy or group of occup Fiscal impact: No Fiscal Impact Approve	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupance defined in 230.2, run to each occupancy or group of occup Fiscal impact: No Fiscal Impact Approve	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupance defined in 230.2, run to each accupancy or group of occupance impact: No Fiscal Impact Approve Reject	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.
Reason: To make clear that each occupancy (dwelling unit) is per From the NEC: 230.40 Number of Service-Entrance Conductor Sets. Each service drop, set of overhead service conductors, se entrance conductors. Exception No. 1: A building with more than one occupance defined in 230.2, run to each accupancy or group of occupance impact: No Fiscal Impact Approve Reject	rmitted to have their own et of underground service o ey shall be permitted to hav pancies.	service equipment. onductors, or service lateral shall supply only one set of service one set of service one set of service.

11/30/2022 Page 200 of 242



PROPOSAL FOR CODE CHANGE

State Form 41186 (R3 / 5-10)

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	FOR OFFICE	USE ONLY		
Received 11/14/2018	20/8		Proposal number #	359
Code title	<u> </u>	•	Edition	
International Residential Code			2018	
Section number and title			Page Number	
E3606.3 Available short-circuit current				
Proponent		Representing (if applicable	e)	
Charlie Eldridge			napolis Power & Light Comp	pany
Address (number and street, city, state, and ZIP code)			Telephone numb (317) 370-3444	er
551 Grassy Ln., Indianapolis, IN 46217	PROPOSED CODE C	HANGE (check one)	(317) 370-3444	
Change to read as follows Add E3606.3 Available short-circult current. Service equipment shall be suitable for the maximum fai		elete and substitute as follo		
Reason: Brought forward from the 2005 IRC. There are ma especially true of areas where overhead service of inside conduits or buildings. This is also true whe	drops are employed since ere service laterals have n	an 5000 amperes of fau electric utilities norma nore length to smaller 1	lly size their service drops 00 ampere services especi	for open air and not
transformers. There is no reason to not permit th	ne use of 5 kAIC circuit br	eakers to be used in tho	se areas.	
From the NEC:				
110.9 Interrupting Rating.			A 1 10 10 10 10 10 10 10 10 10 10 10 10 1	1
Equipment intended to interrupt current at fau		errupting rating at nomir	nal circuit voltage at least e	qual to the current tha
is available at the line terminals of the equipment.				
Equipment intended to interrupt current at oth current that must be interrupted.	ner than fault levels shall f	nave an interrupting ratio	ng at nominal circuit voltag	e at least equal to the
Fiscal impact: No Fiscal Impact				
	REVIEW RECO	MMENDATION		-
Approve				
(ipprovi				
Reject	<u> </u>			
Approve as amended				

Page 201 of 242 11/30/2022



PROPOSAL FOR CODE CHANGE

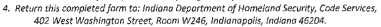
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State 101111 42200 (1/5 / 5-20

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Received	Code .		Proposal numb	per 1/ a
11/14/2018	2018	TRC		# 360
		- 1 -	 	
Code title			Edit	
International Residential Code			201	_
Section number and title			Page	e Number
E3608.1.2 Concrete-encased electrode				
Proponent		Representing (if applicabl		
Charlie Eldridge		Consultant for the India		
Address (number and street, city, state, and ZIP code)				phone number
551 Grassy Ln., Indianapolis, IN 46217			(31)	7) 370-3444
	PROPOSED CODE C	HANGE (check one)	_ <u>_</u>	
Change to read as followsX_ Add	d to read as follows C	Delete and substitute as foll	ows Dele	ete without substitution
E3608.1.2 Concrete-encased electrode. A concrete-encased electrode consisting a grounding electrode: 1. One or more bare or zinc-galvanized or 1/2 inch (13 mm) in diameter, installed in together by the usual steel tie wires, exoth greater length. Where the steel reinforcing reinforcing bars or rods up into the buildin or rods shall be isolated and protected fro required to be accessible if listed clamps:	of not less than 20 fer other electrically co one continuous 20-fc hermic welding, weld bars or rods are noug cavity for connection contact with the second	nductive coated stered (6096 mm) lengthing, or other effective tless than ½ inch dien to the grounding oil. The connection to	el reinforcing h, or if in mul re means to c iameter, it sh electrode cor to the reinforce	bars or rods not less than tiple pieces connected create a 20-foot (6096 mm) of all be permitted to turn the inductor. The reinforcing bars or rods shall not be
	REASON STATEMENT	AND FISCAL IMPACT		
Reason: This has become a common and acceptable pract Fiscal Impact: No Fiscal Impact				_
	REVIEW RECO	MMENDATION		
Approve	WEATER RECOI	***************************************		<u> </u>
Approve				
Reject				
Approve as amended	<u> </u>			
Further study				_

11/30/2022



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State Form 41186 (R3 / 5-10)

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Received 11/16/2018	2018	IRC	Proposal number # 36/		
Code title			Edition		
International Residential Code			2018		
Section number and title			Page Number		
E3702.13 Electric vehicle branch circuit					
Proponent Representing (if applicable)					
Lynn Madden		Hallmark Homes			
Address (number and street, city, state, and ZIP code)			Telephone number		
	PROPOSED CODE	CHANGE (check one)			
X Change to read as follows Adi	d to read as follows	Delete and substitute as folk	ows Delete without substitution		
branch circuit. Each circuit shall not suppl		T AND FISCAL IMPACT			
Reason: To provide clarity that the outlets are not required.	uired, but also guidar	nce for proper installation	on should someone choose to install them.		
Fiscal impact:			•		
	REVIEW RECO	MMENDATION			
Approve					
Reject					
Approve as amended		· .			
Further study		<u> </u>			

11/30/2022 Page 203 of 242

TAC: Electrical

Total Mods for Electrical in Denied: 4

Total Mods for report: 7

Sub Code: Residential

F1	0437	
	UTJI	

Date Submitted	02/14/2022	Section	4204.2	Proponent	Douglas Dorr
Chapter	42	Affects HVHZ	No	Attachments	Yes
TAC Recommendation	Denied				
Commission Action	Pending Review				

Comments

General Comments Yes

Alternate Language No

Related Modifications

Summary of Modification

The proposed amendment clarifies that a single bare copper wire should only be used for bonding at above ground pools and a wire mesh or grid is necessary for inground pool perimeter surfaces

Rationale

This amendment brings the requirement for equipotential bonding of the perimeter surface of the pool equal to that of the pool shell and is the only safe way to achieve equal voltage potential between the water and the perimeter walking/sitting surfaces. The amendment for the 2020 article 680 leaves the new alternate means (c) as the only alternative to reinforcing steel as a method of providing the required equipotential bonding environment for perimeter pool surfaces for in-ground swimming pools. This method is recommended by IEEE 1695-2016 Guide to Understanding Diagnosing and Mitigating Stray and Contact Voltages. Further, the both the wire mesh and the single wire ring have been extensively studied and tested by three research organizations including EPRI, NEETRAC and Enernex. All three organizations concluded that a single bare copper conductor is inadequate for mitigating shock hazards and fibrillation level currents through a human body. Under tests witnessed by NEC Panel representatives and by IEEE representatives, the copper ring wire bond, described in NEC article 680.26 allowed an 80 mA current to flow through a resistance that approximated the resistance of a human appendage in contact with a concrete walk surface. When the same test was run with the wire bond out of the circuit, and a copper grid as described in NEC 680.26 as alternate means (c) connected, the result was 3 mA current flow. This difference is over an order of magnitude, and the difference between minor discomfort and lethality. It is unusual to have such convincing test results that support a change in the NEC. The ring option would remain for above ground pools, which do not present the same step-off risks.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

No expected impact to existing inspection and enforcement criteria beyond educational training **Impact to building and property owners relative to cost of compliance with code**

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If a copper grid is added instead of the copper ring, the amount of wire needed is five to six times the length of the single copper wire. If the cost is 80 dollars per pool the wire grid would be 400 to 480 dollars per pool **Impact to industry relative to the cost of compliance with code**

No determinable impact

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public The modification will result in fewer shock a complaints, fewer pools where the deck needs to be removed, and will save lives when GFCls fail to operate. The voltages will not go away, but the water and the deck surfaces will attain exactly the same potential during the fault conditions

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

The modification strengthens the code to the previous criteria not present since the 2005 version of the NEC Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

N/A

Does not degrade the effectiveness of the code

N/A

<u>1st Comment Period History</u>

Proponent Bryan Holland Submitted 3/28/2022 9:46:08 AM Attachments Comment:

E10437-G

NEMA opposes this proposed modification. Several public inputs of this nature were submitted to both the 2020 and 2023 NEC development cycles. In both cases, the limiting of 680.26(B)(2)(b) to above ground pools only was rejected by CMP-17. Here is the statement made by CMp-17 for the 2023 NEC development cycle when addressing this matter: "CMP-17 reaffirms that a copper bonding grid is not justified for perimeter bonding to the exclusion of other alternate means presently permissible. CMP-17 has seen no evidence of incidents resulting in death or injury attributed to use of the alternate bonding means presently permitted. Insufficient technical substantiation has been provided to make the requested change. The supplied report does not appear to provide any new substantive technical information indicating the existing methods are inadequate and have led to injury or death, compared to similar reports that were submitted in previous revision cycles." NEMA agrees with CMP-17 and urges the TAC(s) and Commission to reject this proposed modification.

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Amend the forthcoming adoption of the 2020 version of the NEC into the bonding section of with the below prescription of applicability:

680.26(B)(2)(b). Insert an additional paragraph to follow the five-item list and reading as follows:

"(6) This method using the single bare copper conductor shall only be permitted for above-ground pools."

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EPRI Stray and Contact Voltage Public Safety Bulletin October 2021

Recent measurements at two newly constructed in-ground swimming pools emphasize the safety hazard caused by following the minimum requirements of the 2020 National Electrical Code (NEC) Article 680-26. The liners of the subject in-ground pools were vinyl, and one was "closed to swimming" by the local utility until the owner could eliminate the injury and drowning hazard by installing more robust retrofit equipotential means. Such pool closures are driven by both injury and drowning concerns whereby the pool users could either a) become incapacitated while in the water or b) suffer a startle-and-fall reaction by standing on the wet deck and contacting the bonded metal objects or the pool water. These two concerns are supported more completely in the discussion within the remaining sections of this document.

The unfortunate part of these investigations for the pool owners is that injury and drowning hazards at their new pools could easily have been avoided if the NEC were not deficient in its minimum requirements. Further, the tens of thousands of dollars in costs to remove the surface decking and then install a suitable and code-compliant equipotential wire mesh could have been avoided had the NEC's minimum requirement not been deficient.

Pool Number One: The pool owner's children complained of a severe burning sensation the very first time they swam in their new pool and simultaneously made contact with the deck. Investigators measured up to 10 Vac between the pool water and the walking surfaces, even though the pool was properly constructed and bonded using the minimum criterion in NEC 680.26, which is the "alternate means," a single bare-copper conductor. Similarly, the voltage between a metal deck handrail and the concrete walking surface was up to 10 Vac. This pool was closed until a gridded copper mesh complying with the NEC 680.26 alternate means could be installed. At its Lenox Stray and Contact Voltage Test Laboratory in Massachusetts, EPRI researchers verified the efficacy of a gridded mesh to eliminate the injury hazard for human contact between the handrail and deck and the drowning hazard for swimmer contacts between the water and the deck.

Some notable discussion on this pool investigation includes the following:

- Before incurring the high costs of removing the concrete deck around the pool perimeter and
 installing the wire grid, the pool contractor tried other, less costly fixes by installing an
 additional water bond in the circulating system near the pump and then installing a buried
 copper ring with ground rods around the perimeter of the pool deck. Neither retrofit eliminated
 the shock hazard and the danger to swimmers.
- 2. The negligible voltage measured between the handrail on the deck and the pool water indicated that both were properly bonded together through the buried, solid bare-copper wire allowed by the code. However, each element still measured up to 10 Vac with respect to the surrounding deck and with respect to a remote earth reference point. This clearly points out the deficiency of using a single wire buried in the subgrade to bond the walking surfaces.
- 3. The key insight here is that there will always be voltages present at properly bonded swimming pools. Therefore, bonding all conductive components ensures that the voltage between the components is always negligible. At the same time, the only way to get the deck walking surface to that same equipotential is with a gridded wire mesh.

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Pool Number Two: The pool owner complained of a shock and burning sensation when standing on the wet earth and touching the metal coping around his new pool during the construction phase. This shock report occurred after the pool's electrical and bonding inspection had been inspected and approved but prior to the builder installing the pool deck. The contractor's electrician subsequently measured up to 5 Vac between the metal portion of the coping and the subgrade walking surfaces. Fortunately, this issue was caught before the deck was finished and the NEC 680.26 alternate means (using a gridded copper mesh) was installed to eliminate the injury hazard for human contact between any bonded handrails and deck and the drowning hazard for swimmer contacts between the water and the deck. Once the gridded wire mesh was installed and the surface regraded, the electrician re-measured, and the voltages between the coping and the subgrade were negligible. Some notable discussion includes the following:

- 1. Had the pool owner not inadvertently caught the shock concern prior to pool completion, the costs for a retrofit solution would have been significantly greater.
- Even though just millivolts are now measurable between the bonded coping and the bonded grid, the 5 Vac is still present between all bonded elements and remote earth. Because the elements are properly bonded, negligible voltage difference is measurable between those elements.
- The measured 5 Vac was just a snapshot in time. This voltage can increase or decrease seasonally and can elevate to over 100 Vac during residential fault conditions.

Why does the NEC still allow the unsafe single-wire alternate means for walking surfaces?

This serious flaw in the 2020 National Electrical Code was intentionally enabled by the code-making panel responsible for Article 680.26 (CMP 17). The group initially voted in favor of allowing *only* a metal wire grid for equipotential bonding of walking surfaces. This vote followed supporting presentations by six independent subject-matter experts at the final draft meeting for the 2020 NEC. The following day, after all of the subject-matter experts were no longer present, CMP 17 inexplicably re-added the deficient option for installers to use a single bare-copper conductor for new pool construction *when rebar is not available*. This single bare-wire option is the reason that the pools described in this safety briefing (and thousands of others constructed in this way) are dangerous for swimmers and other pool users.

New Supporting EPRI R&D

One clear conclusion from EPRI's extensive testing on equipotential bonding is that *voltage* equipotential between water and pool decking is not possible with a single bare conductor under any circumstance. To support this conclusion, EPRI validated this finding at its Lenox laboratory in the summer of 2021 by constructing new test areas around a test swimming pool by employing both options described in Article 680.26 (NEC 2020). The testing resulted in three significant takeaways:

- The single bare wire is marginally better than no equipotential bonding wire at all, and pool installers and owners can expect over 100 milliamps of shock current under any residential fault condition.
- The alternate means (grid option) reduces the shock hazard to less than six milliamps of current under any residential fault condition.

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- An enhanced alternate means—with a 6x6-inch wire grid option—performs even better than the 12x12-inch wire grid, and one should expect less than 2 milliamps of shock current with this configuration under any residential fault condition.
- Finally, the closer to the surface the grid is installed, the better it performs (regarding
 equipotential performance). Therefore, EPRI now recommends a maximum dimension of a 6x6inch grided mesh for new inground pool construction, either embedded in the concrete pour or
 placed within the first inch of any subgrade.

To support the data represented in this document, EPRI can supply videos and data from the described measurements upon request to ddorr@epri.com.

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TAC: Electrical

Total Mods for Electrical in Pulled off Consent by Interested Entity: 1

Total Mods for report: 7

Sub Code: Residential

	\	,
E40440		

Date Submitted

02/15/2022 Section 3408
Chapter 34 Affects HVHZ No Attachments Yes

TAC Recommendation
Commission Action

Pending Review

Comments

General Comments Yes Alternate Language Yes

Related Modifications

10137 Pulled off consent by Amanda Hickman TAC's Final action: TAC - Electrical TAC - "D"

Summary of Modification

GFCI nuisance tripping

Rationale

This modification adds an exception to the current 2020 NEC language regarding the outdoor GFCI requirement [210.8(F)] for listed and labeled HVAC equipment. This proposed exception is urgently needed to prevent nuisance tripping that has and will continue to pose a serious health and safety risk. The sudden and unexpected loss of HVAC cooling in excessive heat due to a tripped GFCI breaker poses a danger to "at risk" populations. This everpresent risk presents a far greater threat to Floridians than does the isolated, non-code compliant incident that was used to justify the addition of 210.8 (F) to the 2020 NEC. The CDC statistics on heat-related deaths shows an annual average of 702 heat-related deaths in the U.S. from 2004 to 2018. LBA strongly encourages the Florida Building Commission to include the proposed HVAC exception or delete the requirement in its entirety to resolve the unintended safety issue caused by the current GFCI requirement.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

Will improve enforcement of code by resolving the unintended safety issue caused by the current GFCI requirement.

Impact to building and property owners relative to cost of compliance with code

Will reduce cost because GFCI are not required for listed HVAC equipment.

Impact to industry relative to the cost of compliance with code

Will reduce cost because GFCI are not required for listed HVAC equipment.

Impact to small business relative to the cost of compliance with code

Requirements

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Has a reasonable and substantial connection with the health, safety, and welfare of the general public

The proposed exception is urgently needed to prevent nuisance tripping that has and will continue to pose a serious health and safety risk.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Improves the code because the two technologies are not harmonized.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

No, this modification will prevent nuisance tripping and not discriminate against systems of construction.

Does not degrade the effectiveness of the code

Will improve the effectiveness of the code by resolving the unintended safety issue caused by the current GFCI requirement.

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1st Comment Period History

Bryan Holland Submitted 3/28/2022 9:10:00 AM Attachments Yes Proponent

Rationale:

It appears the original proposed modification is referencing an older version of section 210.8(F) that has been updated by TIA 20-13, issued by the NFPA Standards Council on August 26, 2021 and that has addressed the concerns expressed by the proponent. However, the current section has a sunset date of January 1, 2023 that I am proposing be deleted to allow the HVAC equipment employing power conversion equipment to remain exempt under the duration of the 8th edition FBC-B. Approval of this alternative code modification assures GFCI protection remains for outlets where shock and electrocution hazards are present while exempting certain equipment that may not be compatible with GFCI protection, at this time.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

This proposed alternative modification provides clarity to the AHJ on the enforcement of 210.8(F) with regard to HVAC equipment employing conversion equipment.

Impact to building and property owners relative to cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to industry relative to the cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

This proposed alternative modification will increase health, safety, and the welfare of the general public by maintaining GFCI protection where it will be most effective while exempting non-compatible equipment.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

This proposed alternative modification improves the code.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This proposed alternative modification does not discriminate against materials, products, methods, or systems.

Does not degrade the effectiveness of the code

This proposed alternative modification improves the effectiveness of the code.

2nd Comment Period

Amanda Hickman Submitted 8/23/2022 12:20:44 PM Attachments Proponent Yes

Comment:

Please see attachment.

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Electrical TAC

E10149

Pulled off consent by Amanda Hickman for consideration of the original modification TAC's Final action:

TAC - Electrical TAC - "D"

11/30/2022 Page 213 of 242

210.8(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) and heating/ventilating/air-conditioning (HVAC) equipment employing power conversion equipment as a means to control compressor speed, that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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SECTION E3408 GFCI PROTECTION

E3408.1 NFPA 70-20: *National Electric Code*, Article 210 (Branch Circuits), Section 210.8, Ground-Fault Circuit-Interrupter Protection for Personnel, is amended to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. Ground-fault circuit-interrupter protection for personnel shall be provided as required in 210.8(A) through (F). The ground-fault circuit-interrupter shall be installed in a readily accessible location.

... remaining text unchanged

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel.

Exception <u>No. 1:</u> Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Exception No. 2: GFCI protection shall not be required for listed and labeled HVAC equipment.

Informational Note: See UL 60335-2-40, Household And Similar Electrical Appliances – Safety – Part 2-40:Particular Requirements for Electrical Heat Pumps, Air-Conditioners and Dehumidifiers or UL 1995, Heating and Cooling Equipment for product safety standards.(1)

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10149 General Comment

Leading Builders of America (LBA) was founded in 2009 to provide the largest homebuilders in the United States with a direct voice in the policymaking process, combining their reach and expertise to address the key issues impacting the health of the industry. Membership includes both public and privately-owned companies. The LBA Board of Directors is comprised of the CEOs of its member companies. Leading Builders of America members build in 35 states, including Florida.

It is important to know that the GFCI requirement was included in the NEC based upon a single fatality resulting from an HVAC unit that was improperly installed by an unlicensed contractor without a permit. It was suspected at its inclusion into the 2020 NEC that this GFCI requirement would, at the very least, cause an incompatibility issue between listed HVAC equipment and current GFCI protection devices. As the incompatibility issue became a significant source of nuisance tripping of GFCI's, most states that adopted the 2020 Edition either delayed the implementation date, modified the requirement, or deleted Section 210.8(F) in its entirety. It should be noted that these actions taken during the adoption process have impacted the ability to continue to collect data as to the nuisance tripping problem caused by the new requirement for GFCI protection for outdoor HVAC equipment.

The incompatibility issues have NOT been resolved and a solution will take several more years. During the meeting the Task Group appointed at the direction of the Council, the UL representative stated that it would take at least 5 years to achieve compatibility between the listing standards for GFCI and HVAC equipment. The Air Conditioning Heating and Refrigeration Institute (AHRI) members on that same Task Group indicated that the time period to deliver product to the marketplace would need to also account for issues such as designing and manufacturing new equipment to meet the new standards and time to reduce the inventory of equipment manufactured to existing standards.

We strongly encourage the Florida Building Commission to accept the proposed exemption for listed equipment or delete the requirement entirely.

It has been suggested that only power conversion equipment is prone to GFCI nuisance tripping, however, below is data collected from 3 separate organizations showing that nuisance tripping occurs across over all equipment types.

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Data Collected on GFCI Nuisance Tripping Related to 2020 NEC Requirement

This was preliminary data with a small sample size. We expected that as summer continued, there would be more data collected. However, some of the exemptions in southern states came into force, so we were not able to collect more data.

As of June 17th, 2021, AHRI collected the following information from their unitary manufacturers on the 210.8(F) GFCI issue.

	umber of calls/issues attributed to GFCI nuisance tripping in jurisdictions dopting NEC 2020 without modification – June 17, 2021			
System Type				oe .
_		Split System	Packaged Unit	Ductless Mini-Split
Compressor Technology	Single-Stage	100+	0	0
recimology	Two-Stage	16	0	0
	Variable			
	Speed	29	0	35

Additional information:

- AHRI Members reported that the GFCI performance interruption occurred in Colorado, Illinois, Minnesota, Nebraska, Texas, and Washington.
- GFCI manufacturer was not always know, but reports included different breaker sizes and several
 different brands.
- Most service calls and issues occurred in split system equipment (80 percent of reported cases) mostly with single stage compressors. Ductless mini-split variable speed systems also reported this issue. No cases were reported for packaged equipment.

As of June 14th, 2021 Leading Builders of America (LBA) collected the following data, which was compiled by the National Association of Homebuilders (NAHB) and shared with AHRI.

Incidence Rate of GFCI Nuisance Tripping HVAC Circuit

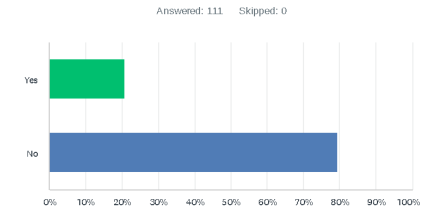
Houston Market built under 2020 NEC

Builder	Homes Constructed	GFCI Homes with Nuisance Trip	Compressor Type	GFCI Brand	HVAC Brand	Date
Builder #1	26	73%	Single-speed	?	?	5/14/21
Builder #2	36	100%	?	?	?	5/14/21
Builder #3	280	32%	2- stage	Α	Х	5/14/21
Builder #4	297	43% (127)	Variable speed	В	Υ	6/11/21
VS						
Builder #5	111	8% (9)	Single-speed	В	Y	6/11/21
SS						
Builder #6	302	3%	Single-speed	?	?	5/14/21
Builder #7	1669	31% (516)	Single-speed	В	Х	6/11/21

Note: The coded GFCI and HVAC brand represent national brands that have been participating in resolving the field problems.

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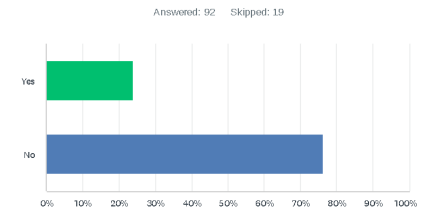
Q1 Have you installed an outdoor unit (heat pump or air conditioner) with a GFCI?



ANSWER CHOICES	RESPONSES	
Yes	20.72% 23	3
No	79.28%	3
TOTAL	111	L

1/10

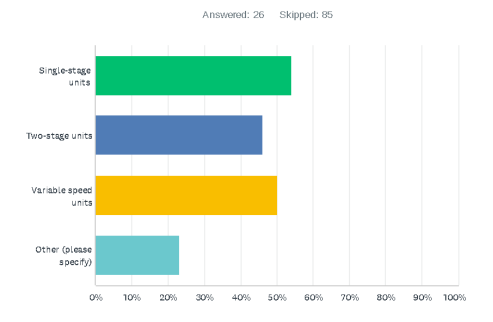
Q2 Did you experience nuisance trips?



ANSWER CHOICES	RESPONSES	
Yes	23.91%	22
No	76.09%	70
TOTAL		92

2 / 10

Q3 If you answered yes to question #2, please indicate which type of unit(s) for which you experienced the nuisance trips. Choose as many as apply.



ANSWER CHOICES	RESPONSES	
Single-stage units	53.85%	14
Two-stage units	46.15%	12
Variable speed units	50.00%	13
Other (please specify)	23.08%	6
Total Respondents: 26		

#	OTHER (PLEASE SPECIFY)	DATE
1	Not remember, single or two stage Furnace unit	2/10/2022 2:55 PM
2	Package unit	2/9/2022 6:33 AM
3	N/A	2/8/2022 11:27 PM
4	None	2/8/2022 10:05 PM
5	none	2/8/2022 3:25 PM
6	Units are Electronic communicating and very sensitive to voltages, any change causes fault codesd to appear, and sometimes shuts the system down.	2/3/2022 7:52 AM

3/10

11/30/2022

Q4 If you answered yes to question #2, please share as much detail as you can about your experience.

Answered: 16 Skipped: 95

#	RESPONSES	DATE
1	Checked the AC was not working and found the GFCI breaker circuit was tripped. My house is only 6 years old and having GFCI breaker tripping issues on different breakers several time, if a rain or high humidity outside	2/10/2022 2:55 PM
2	the electrician switched to different type breaker.	2/10/2022 10:19 AM
3	Call back due to GFCI being connected to outdoor loads.	2/10/2022 1:41 AM
4	These nuisance trips are irritating and costly for both the contractor and the homeowner. The presence of the GFCI is completely unnecessary and if made a law will only add to the cost the homeowner must pay.	2/9/2022 4:26 PM
5	On hot days on almost like clock work when unit ran for several hours in lunch crowd unit would cycle down then when would cycle back on around 1 pm GFCI would be tripped. This happens Daly.	2/9/2022 6:33 AM
6	N/A	2/8/2022 11:27 PM
7	no problem	2/8/2022 3:25 PM
8	Electrical motors and GFCI do not work well together this is true for any electric motor. I have documented this for approximately 10 years.	2/8/2022 2:34 PM
9	I've actually seen 2 STG units do the exact same with zero issues other than breaker type.	2/8/2022 1:56 PM
10	we install Trane, Carrier and Lennox variable speed inverter driven outdoor units. when they are off they cause the nuisance trips and some homeowners are not able to reset them which creates a cost for them to have someone out to reset and also potentially severe discomfort if someone isnt able to get out there in a timely manner.	2/8/2022 1:50 PM
11	We haven't installed one with a gfci yet, but do not want to experience nuisance trips. Ac in the south during 105 degree temps cannot afford to go out for a mere nuisance. This rule needs to be delayed so that manufacturers can create equipment to withstand a gfci. We sell a lot of variable speed and 5 speed condensers.	2/8/2022 1:49 PM
12	we remove plug and replace	2/8/2022 9:38 AM
13	The GFCI trips without warning. We install everything with surge protectors, and as much lightning and electrical protection as possible. We experience this even with copper conducters and everything installed to code and manufacturer specifications. The GFCI is an absolute PEST and we lose out on our bottom line due to dispatching technicians on problem calls. The requirement of a GFCI will only hurt our industry.	2/7/2022 12:55 PM
14	Communicating equipment is very sensitive to voltages and voltage changes, creating fault codes in the system and often shuts the system down with a unnecessary trip to the job for a full system reset, the GFCI would just add to this electrical problem at this time frame.	2/3/2022 7:52 AM
15	Both units are variable speed compressors, since the voltage fluctuates the GFI thinks there is a voltage change and will trip.	2/3/2022 7:02 AM
16	I own an AC company that does high volume new construction homes. My company was running around 15 calls each day that are non-cooling calls due to tripped breakers. Since heating season 2021 we can account for 675+ calls that have been nuisance calls for this issue. With an expense of \$75 per call that is a total waste to my company of \$50,625. This is not accounting for the lost opportunities or the overworking of employees. For new home construction, some of these people who have purchased brand new homes do not understand why their homes do not cool and why we do not have a solution to the problem. Some homes	2/2/2022 2:00 PM

4 / 10

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tripping 5-6 time a day. Homeowners do not care that it is a code issue and in their frustration are tarnishing our reputation and that of the builders with bad reviews, word of mouth complaints and angry calls to my office and field staff.

5 / 10

11/30/2022

From: Ed Lehr

Sent: Wednesday, March 2, 2022 11:37 AM

To: Sargent, Jeffrey <jsargent@NFPA.org>; Weaver, Michael <mike@mwelectricinc.com> **Subject:** Background re ECM fan motors in heat pump and air conditioning outdoor units

I am an HVAC contractor and ACCA Codes Committee representative on the Task Group. I am offering this for distribution to the TG in case they are not already familiar with the presence of electronically commutated (ECM) fan motors vs permanent split capacitor (PSC) fan motors.

At our February 28 meeting I mentioned that the TIA 1593 refers to power conversion equipment for compressors and questioned whether the ECM fan motors pose similar issues. John Hughes of Trane stated he had measured leakage currents from ECM fan motors that would be a problem for GFCI's. I think this is very important given how common ECM fan motors are in outdoor units but how difficult it is to identify the presence of ECM motors in the labeling/identification of the outdoor unit.

Normally a model line of outdoor units is either 100% inverter compressors or 0% inverter compressors. As a result, the model number and model name can be used to know if it has an inverter compressor. For instance, a Trane product that is 4TWV or 4TTV has an inverter compressor. It is readily known from the first few characters of the model number and model name. It is known to the installer and most buyers because it is the basis of the efficiency and comfort claims of this premium model line.

HVAC equipment manufacturers use ECM fan motors to improve energy efficiency ratings and to allow speed control. A certain model line may have some capacities that use ECM motors for certain periods of production of a certain capacity and did not at other production time spans. The model number may show a change from A to B or 1 to 2 in the 7th, 8th, 10th digit. Not at all easy to know where to look and not a key feature of the unit or system. Not even used in all capacities of a certain model line. Not clear if the A was the ECM or the B when characters changed. Might need to check the parts list.

With the continuous progress to higher efficiencies, ECM fan motors are in a large share of split system outdoor units (and in many furnaces and air handlers as blower motors). The industry is converting many models this year to comply with new regional efficiency minimum, new test conditions for establishing the well-known SEER (soon to be SEER2) and a standard that requires narrower spacing in the grille (more pressure drop). All these factors will lead to more use of ECM motors as we approach the end of this year.

While inverter compressors may be in 10% of the outdoor units installed in the US. The number of outdoor units with ECM fan motors is much higher. They exist in units with inverter, single stage and two stage compressors. They exist as blower motors in furnaces and air handlers. They exist as draft inducer motors in furnaces also.

Sincerely

Edward Lehr President

edlehr@jacklehr.com 610-797-5347

11/30/2022 Page 223 of 242



Tentative Interim Amendment

NFPA® 70®

National Electrical Code®

2020 Edition

Reference: 210.8(F) TIA 20-13

(SC 21-8-29 / TIA Log #1593)

Pursuant to Section 5 of the NFPA Regulations Governing the Development of NFPA Standards, the National Fire Protection Association has issued the following Tentative Interim Amendment to NFPA 70®, National Electrical Code®, 2020 edition. The TIA was processed by the National Electrical Code Panel 2, and the NEC Correlating Committee, and was issued by the Standards Council on August 26, 2021, with an effective date of September 15, 2021.

1. Revise Section 210.8(F) to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. ...

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8 (A)(3), Exception to (3), that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Issue Date: August 26, 2021

Effective Date: September 15, 2021

(Note: For further information on NFPA Codes and Standards, please see www.nfpa.org/docinfo) Copyright @ 2021 All Rights Reserved NATIONAL FIRE PROTECTION ASSOCIATION

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TAC: Electrical

Total Mods for Electrical in Withdrawn: 2

Total Mods for report: 7

Sub Code: Building

E10137

Date Submitted 02/15/2022 Section 2703 Proponent Amanda Hickman
Chapter 27 Affects HVHZ No Attachments Yes

TAC Recommendation Withdrawn
Commission Action Pending Review

Comments

General Comments No.

Alternate Language Yes

6

Related Modifications

10149

Summary of Modification

GFCI nuisance tripping

Rationale

This modification adds an exception to the current 2020 NEC language regarding the outdoor GFCI requirement [210.8(F)] for listed and labeled HVAC equipment. This proposed exception is urgently needed to prevent nuisance tripping that has and will continue to pose a serious health and safety risk. The sudden and unexpected loss of HVAC cooling in excessive heat due to a tripped GFCI breaker poses a danger to "at risk" populations. This everpresent risk presents a far greater threat to Floridians than does the isolated, non-code compliant incident that was used to justify the addition of 210.8 (F) to the 2020 NEC. The CDC statistics on heat-related deaths shows an annual average of 702 heat-related deaths in the U.S. from 2004 to 2018. LBA strongly encourages the Florida Building Commission to include the proposed HVAC exception or delete the requirement in its entirety to resolve the unintended safety issue caused by the current GFCI requirement.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

Will improve enforcement of code by resolving the unintended safety issue caused by the current GFCI requirement

Impact to building and property owners relative to cost of compliance with code

Will reduce cost because GFCI are not required for listed HVAC equipment.

Impact to industry relative to the cost of compliance with code

Will reduce cost because GFCI are not required for listed HVAC equipment.

Impact to small business relative to the cost of compliance with code

Requirements

11/30/2022 Page 225 of 242

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

The proposed exception is urgently needed to prevent nuisance tripping that has and will continue to pose a serious health and safety risk.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Improves the code because the two technologies are not harmonized

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

No, this modification will prevent nuisance tripping and not discriminate against systems of construction.

Does not degrade the effectiveness of the code

Will improve the effectiveness of the code by resolving the unintended safety issue caused by the current GFCI requirement.

11/30/2022 Page 226 of 242

1st Comment Period History

Bryan Holland Submitted 3/28/2022 8:23:31 AM Attachments Yes Proponent Rationale:

It appears the original proposed modification is referencing an older version of section 210.8(F) that has been updated by TIA 20-13, issued by the NFPA Standards Council on August 26, 2021 and that has addressed the concerns expressed by the proponent. However, the current section has a sunset date of January 1, 2023 that I am proposing be deleted to allow the HVAC equipment employing power conversion equipment to remain exempt under the duration of the 8th edition FBC-B. Approval of this alternative code modification assures GFCI protection remains for outlets where shock and electrocution hazards are present while exempting certain equipment that may not be compatible with GFCI protection, at this time.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

This proposed alternative modification provides clarity to the AHJ on the enforcement of 210.8(F) with regard to HVAC equipment employing conversion equipment.

Impact to building and property owners relative to cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to industry relative to the cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

This proposed alternative modification will increase health, safety, and the welfare of the general public by maintaining GFCI protection where it will be most effective while exempting non-compatible equipment.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

This proposed alternative modification improves the code.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This proposed alternative modification does not discriminate against materials, products, methods, or systems.

Does not degrade the effectiveness of the code

This proposed alternative modification improves the effectiveness of the code.

11/30/2022 Page 227 of 242 210.8(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) and heating/ventilating/air-conditioning (HVAC) equipment employing power conversion equipment as a means to control compressor speed, that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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SECTION 2703 GFCI PROTECTION

2703.1 NFPA 70-20: *National Electric Code*, Article 210 (Branch Circuits), Section 210.8, Ground-Fault Circuit-Interrupter Protection for Personnel, is amended to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. Ground-fault circuit-interrupter protection for personnel shall be provided as required in 210.8(A) through (F). The ground-fault circuit-interrupter shall be installed in a readily accessible location.

... remaining text unchanged

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel.

Exception <u>No. 1:</u> Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Exception No. 2: GFCI protection shall not be required for listed and labeled HVAC equipment.

Informational Note: See UL 60335-2-40, Household And Similar Electrical Appliances – Safety – Part 2-40:Particular Requirements for Electrical Heat Pumps, Air-Conditioners and Dehumidifiers or UL 1995, Heating and Cooling Equipment for product safety standards.(1)

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Tentative Interim Amendment

NFPA® 70®

National Electrical Code®

2020 Edition

Reference: 210.8(F) **TIA 20-13**

(SC 21-8-29 / TIA Log #1593)

Pursuant to Section 5 of the NFPA Regulations Governing the Development of NFPA Standards, the National Fire Protection Association has issued the following Tentative Interim Amendment to NFPA 70®, National Electrical Code®, 2020 edition. The TIA was processed by the National Electrical Code Panel 2, and the NEC Correlating Committee, and was issued by the Standards Council on August 26, 2021, with an effective date of September 15, 2021.

1. Revise Section 210.8(F) to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. ...

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8 (A)(3), Exception to (3), that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Issue Date: August 26, 2021

Effective Date: September 15, 2021

(Note: For further information on NFPA Codes and Standards, please see www.nfpa.org/docinfo)

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NATIONAL FIRE PROTECTION ASSOCIATION

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TAC: Electrical

Total Mods for Electrical in Withdrawn: 2

Total Mods for report: 7

Sub Code: Building

E10150

Date Submitted 02/15/2022 Section 2703 Proponent Amanda Hickman Chapter 27 Affects HVHZ No Attachments Yes

TAC Recommendation Withdrawn Commission Action Pending Review

Comments

General Comments No

Alternate Language Yes

7

Related Modifications

10138

Summary of Modification

GFCI nuisance tripping

Rationale

This modification deletes the problematic new requirement for outdoor GFCI outlets in Section 210.8(F) of the 2020 NEC. AHRI requests that the Florida Building Commission to set this requirement aside until a resolution to nuisance tripping has been developed. This new requirement poses a much greater risk to Floridian's life and health than does the isolated, non-code compliant incident that was used to justify the addition of 210.8 (F) to the 2020 NEC. As of January 1, 2022, the twenty states that have either adopted or in the process of adopting the 2020 NEC have deleted, modified or delayed the implementation.

Fiscal Impact Statement

Impact to local entity relative to enforcement of code

Will improve enforcement of code by setting aside requirement until a resolution is developed.

Impact to building and property owners relative to cost of compliance with code

Reduction to cost of compliance because GFCI are not required.

Impact to industry relative to the cost of compliance with code

Reduction to cost of compliance because GFCI are not required.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public This modification will protect the health and safety of the general public by deleting this section from the NEC

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Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

Improves the code by preventing nuisance tripping because the two technologies are not harmonized.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

No, simply deletes section. As of January 1, 2022, the twenty states that have either adopted or in the process of adopting the 2020 NEC have deleted, modified or delayed the implementation.

Does not degrade the effectiveness of the code

Improves effectiveness of code by addressing nuisance tripping.

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Alternate Language

1st Comment Period History

Proponent Bryan Holland **Submitted** 3/28/2022 8:32:45 AM **Attachments** Yes Rationale:

It appears the original proposed modification is referencing an older version of section 210.8(F) that has been updated by TIA 20-13, issued by the NFPA Standards Council on August 26, 2021 and that has addressed the concerns expressed by the proponent. However, the current section has a sunset date of January 1, 2023 that I am proposing be deleted to allow the HVAC equipment employing power conversion equipment to remain exempt under the duration of the 8th edition FBC-B. Approval of this alternative code modification assures GFCI protection remains for outlets where shock and electrocution hazards are present while exempting certain equipment that may not be compatible with GFCI protection, at this time.

Fiscal Impact Statement

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Impact to industry relative to the cost of compliance with code

This proposed alternative modification will reduce the cost of compliance by exempting certain equipment from the rule.

Impact to small business relative to the cost of compliance with code

Requirements

Has a reasonable and substantial connection with the health, safety, and welfare of the general public

This proposed alternative modification will increase health, safety, and the welfare of the general public by maintaining GFCI protection where it will be most effective while exempting non-compatible equipment.

Strengthens or improves the code, and provides equivalent or better products, methods, or systems of construction

This proposed alternative modification improves the code.

Does not discriminate against materials, products, methods, or systems of construction of demonstrated capabilities

This proposed alternative modification does not discriminate against materials, products, methods, or systems.

Does not degrade the effectiveness of the code

This proposed alternative modification improves the effectiveness of the code.

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210.8(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) and heating/ventilating/air-conditioning (HVAC) equipment employing power conversion equipment as a means to control compressor speed, that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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SECTION 2703 GFCI PROTECTION

2703.1 NFPA 70-20: *National Electric Code*, Article 210 (Branch Circuits), Section 210.8, Ground-Fault Circuit-Interrupter Protection for Personnel, is amended to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. Ground-fault circuit-interrupter protection for personnel shall be provided as required in 210.8(A) through (F). The ground-fault circuit-interrupter shall be installed in a readily accessible location.

... remaining text unchanged

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8(A)(3), Exception to (3) that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel.

Exception: Ground-fault circuit interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

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Tentative Interim Amendment

NFPA® 70®

National Electrical Code®

2020 Edition

Reference: 210.8(F) **TIA 20-13**

(SC 21-8-29 / TIA Log #1593)

Pursuant to Section 5 of the NFPA Regulations Governing the Development of NFPA Standards, the National Fire Protection Association has issued the following Tentative Interim Amendment to NFPA 70®, National Electrical Code®, 2020 edition. The TIA was processed by the National Electrical Code Panel 2, and the NEC Correlating Committee, and was issued by the Standards Council on August 26, 2021, with an effective date of September 15, 2021.

1. Revise Section 210.8(F) to read as follows:

210.8 Ground-Fault Circuit-Interrupter Protection for Personnel. ...

(F) Outdoor Outlets. All outdoor outlets for dwellings, other than those covered in 210.8 (A)(3), Exception to (3), that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, shall have ground-fault circuit-interrupter protection for personnel. This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed.

Informational Note: Power conversion equipment is the term used to describe the components used in HVAC equipment that is commonly referred to as a variable speed drive. The use of power conversion equipment to control compressor speed differs from multistage compressor speed control.

Exception: Ground-fault circuit-interrupter protection shall not be required on lighting outlets other than those covered in 210.8(C).

Issue Date: August 26, 2021

Effective Date: September 15, 2021

(Note: For further information on NFPA Codes and Standards, please see www.nfpa.org/docinfo)

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2311 Wilson Boulevard Suite 400 Arlington VA 22201 USA Phone 703 524 8800 | Fax 703 562 1942 www.ahrinet.org

we make life better

February 9, 2022

Dear Florida Building Commission,

As of January 1, 2022, 18 of the 20 states that have adopted, or are in processing of adopting, the 2020 National Electrical Code (NEC) have deleted, modified, or delayed the implementation of section 210.8(F), which contains new requirements for ground-fault circuit interrupter (GFCI) protection on outdoor electrical circuits that are supplied by single-phase branch circuits rated 150 volts to ground or less. Specifically, the states that have refused to incorporate the new GFCI requirements in 210.8(F) are OR, WA, CO, TX, ND, SD, MA, IA, UT, GA, OK, SC, OH, MN, ME, NC, NJ and AL.

- Eight states (IA, NC, MA, SD, GA, SC, OK and UT) deleted 210.8(F) in its entirety.
- Four states (OH, ME, OR, and ND) modified 210.8(F).
- Six states (MN, TX, CO, WA, NJ, and AL) delayed the implementation of 210.8(F) until 1/1/2023.
- Two states (RI, DE) have adopted 2020 NEC without addressing 210.8(F).

As Florida considers how to address issues associated with this new 2020 NEC requirement, we refer you to the substantiation used by Massachusetts when they deleted 210.8(F):

"This addition in the 2020 NEC has not been substantiated. The loss experience supporting this addition to the NEC was based on untrained and unqualified work on an air-conditioning condenser that ended up energized and a thereby caused a boy who jumped a fence and contacted the housing to become electrocuted. GFCI protection saves countless lives and certainly has its place. However, it is a fool's errand to imply to the public that improper work can be rendered essentially safe by waving the GFCI magic wand. For example, contact between two circuit conductors will never trip a GFCI. CMP-2 came within one vote of rejecting this; Massachusetts needs to set it aside and await proper support."

In addition to the above, Minnesota has encountered the same problem of nuisance tripping and issued a tentative interim amendment (TIA) request to the National Fire Protection Association (NFPA) on or about May 14, 2021 (TIA No. 1593). Minnesota's request provided the following rationale:

"In the state of Minnesota, we began enforcing 210.8(F) on April 5, 2021, and we have already documented many cases of operational tripping occurrences which have been difficult for inspectors and electricians to resolve. The only solution at this time is for the AHJ [Authority Having Jurisdiction] to approve a temporary allowance for the installation of a circuit breaker without GFCI protection so that these HVAC units can operate."

This TIA was approved by the NFPA Code Making Panel 2 (CMP-2) and was issued by the NFPA Standards Council (TIA No. 20-13) in August 2021.

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Yet another TIA request was submitted to NFPA on May 14, 2021 by the National Association of Home Builders (NAHB) (TIA No. 1589). The NAHB request notes:

"The effects of this new requirement in the 2020 edition of the code has come to light over the past 1 to 2 weeks with the first hot/humid weather in Texas. Leading Builders of America (LBA) has collected the following data over the past couple days.

- Builder A has indicated a 73% failure rate (GFCI breaker tripping) for non-minisplit, non-variable speed systems. In other words, 100% of Builder A's failures are on single-speed conventional cooling systems.
- Builder B has 36 homes where the HVAC system is operational. 100% of those homes have experienced a circuit trip. All of Builder B's failures are on single-stage systems. They currently have 10 open warranty tickets for closed (occupied) units where the circuit is tripping consistently, leaving the homeowners with effectively no HVAC."

NAHB goes on to note "In jurisdictions that have adopted 2020 NEC with 210.8(F) intact, there have been numerous instances of field tripping of the GFCI breaker on ductless mini splits, units containing power conversion equipment, and on many single-stage units." This TIA was rejected by NFPA CMP-2 and an appeal to the NFPA Standards Council in August 2021 was rejected.

The Air-Conditioning, Heating, and Refrigeration Institute (AHRI) previously submitted a similar TIA to NFPA (TIA No. 1564) requesting a delay in the effective date of this requirement (as it relates to inverter-driven HVAC equipment) to allow the industry to (1) update certification requirements in UL 943 and UL/CSA 60335-2-40 to address leakage current testing requirements at higher frequencies and (2) to allow manufacturers to make revisions to their equipment (both GFCI breakers and HVAC equipment manufacturers) to comply with new requirements. This TIA request was rejected by NFPA CMP-2, and an appeal was rejected by the NFPA Standards Council in August 2021.

Yet another TIA (No. 1529) was submitted to NFPA in August 2020 by an electrical inspector in Shelby County, Alabama because of the same problem existing in the Birmingham area. This TIA request was approved by CMP-2, for both "Technical Merit" and "Emergency Nature" by a vote of 12-2. However, the Code Correlating Committee unanimously approved the TIA on "correlation" but failed the TIA by a vote of 8-3 (75% required) as to the "emergency nature."

The HVAC industry has experienced many nuisance trips of GFCI breakers operating with inverter-driven HVAC equipment, as well as non-inverter-driven HVAC equipment. 100 percent of all inverter-driven HVAC products that we are aware of, when paired with a GFCI breaker, experience nuisance tripping. As noted in TIA No. 1589, single-stage and two-stage HVAC products also have nuisance tripping when paired with GFCI breakers. The long history of TIA efforts, including three active TIAs, shows that section 210.8(F) is truly problematic.

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The NFPA Standards Council (during the AHRI/NAHB Appeals) requested that CMP-2 create a Task Group (including HVAC industry experts, GFCI experts, and other interested parties) to look further into the HVAC/GFCI issue at the urgence of the HVAC industry. The Standards Council expects that the outcome of this Task Group's work will be a new TIA concerning both the 2020 NEC and the 2023 NEC (currently under development).

Technical Justification

HVAC equipment complies with safety standards that have been in use for over 40 years. Over 90% of HVAC equipment in use today is labeled and listed per UL 1995. Safety standards have ensured that products certified to them are safe. This safety is evidenced by the installation of more than 120 million HVAC units throughout the U.S. in the last twenty years without a documented fatality from equipment that was properly installed by qualified individuals per manufacturer's instructions.

These existing HVAC safety standards focus on the touch current hazard instead of the leakage current in various operating modes and single fault conditions while also ensuring grounding resistance measurements under load.

Specifically:

- UL 1995 clauses 21, 22, 24, 54, 78 and 79 ensure grounding/earthing.
- UL 60335-2-40 (4th ed) sections 13 and 16 cover leakage/electrical strength, while section 27 covers earthing.

Furthermore, GFCI breakers are approved to product safety standard UL 943. This standard specifies leakage current trip requirements only at 60Hz, where a leakage current of 6 mA at 60 Hz must trip the breaker and a leakage current of 4 mA at 60 Hz must not trip the breaker. Leakage current at other frequencies is not addressed by UL 943. As such, there are no test requirements covering additional frequencies used by inverter-driven HVAC equipment.

Air conditioner/heat pumps (AC/HP) are approved to product safety standard UL 1995 which does not specify a maximum for this type of leakage current. UL 1995 is the standard to which all AC/HP have been certified since the early 1990s. There is a new version of standard UL 60335-2-40 (4th edition), earmarked to replace UL 1995, but mandatory compliance with this new standard is not required until January 1, 2024. This new version of the standard UL 60335-2-40 has leakage current requirements but allows up to 10 mA. UL 60335-2-40 4th edition will also contain alternative grounding provisions that continue to ensure safe use and installation without using GFCIs.

The UL Standards Technical Panels (STPs) for both UL 943 and UL 60335-2-40 are addressing the conflict between these two standards, but there is no fixed resolution on the immediate horizon. And

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 $^{^{\}mathrm{1}}$ UL 1995 Heating and Cooling Equipment.

²AHRI, Central Air Conditioners and Air-Source Heat Pumps, https://ahrinet.org/resources/statistics/historical-data/central-air-conditioners-and-air-source-heat-pumps (showing the number of central air conditioners installed from 2001 to 2020).

once the standards are modified to resolve the conflict, it will still take time for manufacturers to develop products and get them in the market.

As the committee from Massachusetts noted, the 210.8(F) requirement was added as a result of one incident as a result of "untrained and unqualified work." We note that a CDC report published in 2020 states, "During 2004–2018, an average of 702 heat-related deaths occurred in the United States annually." This CDC report documents 10,527 heat-related deaths in a 15-year period (702/year), and an additional 6,220 deaths where heat was the primary factor (414/year). The CDC report, on pg. 732, further explains that "Past studies have demonstrated a relationship between ambient temperatures and mortality (8). In particular, extreme heat exposure can exacerbate certain chronic medical conditions, including hypertension and heart disease (4,5). In addition, medications that are typically used to treat these chronic medical conditions such as beta-blockers, diuretics, and calcium-channel blockers, can interfere with thermoregulation and result in a reduced ability to respond to heat stress (5)." (NOTE: The numbers in parenthesis are reference numbers in the CDC document). It is clear, therefore, that health related concerns associated with heat exposure (lack of cooling) can be significant based on items reported by the CDC.

Recommendation

As such, the HVAC industry recommends that Florida delete 210.8(F) concerning new requirements for ground-fault circuit interrupter (GFCI) protection on outdoor electrical circuits that are supplied by single-phase branch circuits rated 150 volts to ground or less, 50 amperes or less, and to delay incorporating 210.8(F) until a future code cycle when the industry is better prepared to meet these requirements.

Sincerely,

Mary E. Koban

Air-Conditioning, Heating, and Refrigeration Institute Senior Director Regulatory Affairs

Cell: 484-220-3011

E-mail: mkoban@ahrinet.org



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³ Heat-Related Deaths – United States, 2004-2018, Centers For Disease Control and Prevention, Morbidity and Mortality Weekly Report, Vol. 69, No. 24, June 19, 2020, Page 732, available at https://www.cdc.gov/mmwr/volumes/69/wr/pdfs/mm6924a1-H.pdf.

Reference documents:

ON.html#70

The following links/summaries document the actions taken by the noted 18 states to delete, modify or delay 210.8(F) in the 2020 NEC.

IA: Section 210.8(F) was deleted in an amendment after adoption https://dps.iowa.gov/divisions/electrical-examining-board/electrical-code-updates

MA: GFCI protection was removed for outdoor, non-receptacle outlets during the adoption process. https://www.mass.gov/doc/527-cmr-12-massachusetts-electrical-code-amendments/download

NC (Proposed): Section 210.8(F) is proposed to be deleted when the 2020 edition is adopted later this year. https://www.ncosfm.gov/media/2068/open - Due to procedural issue – NC remaining on 2017 NEC

ND: An exception is provided for mini-split & A/C units with DC invertors. The installer is required to fill out a form including information describing what the contractor has done to the resolve the issue. https://www.ndseb.com/

OR: Section 210.8(F) was modified to only apply to outdoor receptacles for other than dwelling units. https://www.oregon.gov/bcd/codes-stand/Documents/21oesc-table1-E-2021April.pdf

SD: Section 210.8(F) was not adopted with the 2020 NEC. https://dlr.sd.gov/electrical/documents/adopted code 2020.pdf

TX: An emergency rule delayed the requirements of Section 210.8(F) effective May 20, 2021. https://www.sos.state.tx.us/texreg/archive/November122021/Adopted%20Rules/16.ECONOMIC%20REGULATI

https://www.sos.state.tx.us/texreg/archive/November122021/Adopted%20Rules/16.ECONOMIC%20REGULATION.html#68

UT: Section 210.8(F) is deleted – effective 7/1/2021. Bill SB 0033 signed by Governor 3/16/2021 (see page 29 of link).

https://legiscan.com/UT/text/SB0033/id/2335968/Utah-2021-SB0033-Enrolled.pdf

WA: The state is delaying enforcement of Section 210.8(F) until January 1, 2023. https://lni.wa.gov/licensing-permits/_docs/Elc2011.pdf

GA: State adopted 2020 NEC effective 1/1/2021. State deleted 210.8(F) due to nuisance tripping issues associated with the expanded GFCI requirements effective 9/1/2021. https://www.dca.ga.gov/sites/default/files/2021_nec_amendments.pdf

CO: State issued a 1-year temporary Variance to the requirements in 210.8(F) on 6/29/2021. https://content.govdelivery.com/accounts/CODORA/bulletins/2e613c2

MN: MN adopted TIA 20-13, adding the following statement to 210.8(F) — "This requirement shall become effective on January 1, 2023 for mini-split-type heating/ventilating/air-conditioning (HVAC) equipment and other HVAC units employing power conversion equipment as a means to control compressor speed."

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Mod_10150_Rationale_AHRI Letter to FL regarding NEC20_VF_02-09-22.pdf

https://www.dli.mn.gov/sites/default/files/pdf/review60fall21.pdf

ME: An exception from these requirements added for heat pumps. https://up.codes/viewer/maine/nfpa-70-2020/chapter/2/wiring-and-protection#2

DE: Adopted the 2020 NEC at June 2021 meeting and it is effective 9/1/2021.

OK: Deleted 210.8(F) during OUBCC meeting 10/19/2021. https://www.ok.gov/oubcc/documents/2021%2010%2019%20Meeting%20Minutes.pdf

SC: SC Building Code Council voted to delete 210.8(F) at 10/6/2021 meeting. Amendments to 2020 NEC will be effective 1/1/2023.

NJ: NJ UCC voted to delay the implementation of 210.8(F) until 1/1/2023 unless there is still uncertainty in the practicability of the requirement, in which case the Division can revisit the issue. https://www.nj.gov/dca/divisions/codes/advisory/pdf_ucc/CAB_minutes_08_13_2021.pdf

OH: Proposal amending 210.8(F) to exempt HVAC units employing power conversion equipment (variable speed drive) as a means to control compressor speed. There is no delay in the proposed amendments so this exclusion would be permanent - not simply delayed until 1/1/2023 per e-mail from OH on 9/2/2021.

AL: Will adopt TIA 20-13 to address concerns over 210.8(F) when completing review/adoption process in 2022.

RI: Effective 2/1/2022, RI adopts the 2020 NEC as the Rhode Island Electrical Code with 210.8(F) intact. https://rules.sos.ri.gov/Regulations/part/510-00-00-

5?reg_id=11323&utm_source=Campaign%3a+Code+Alerts&utm_medium=newsletter&utm_campaign=11+January+2022

NAHB TIA No. 1589 and MN Dept. of Labor and Industry TIA No. 1593 https://www.nfpa.org/codes-and-standards/all-codes-and-standards/list-of-codes-and-standards/detail?code=70

NFPA TIA No. 20-13:

 $\frac{https://www.nfpa.org/codes-and-standards/all-codes-and-standards/list-of-codes-and-standards/list-of-codes-and-standards/detail?code=70$

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